FIRST FIVE-YEAR REVIEW REPORT FOR TUCSON INTERNATIONAL AIRPORT AREA SUPERFUND SITE PIMA COUNTY, ARIZONA



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Date:

9/30/15

Executive Summary

This is the first EPA Five-Year Review (FYR) for the Tucson International Airport Area (TIAA) Superfund Site (site) located in Tucson, Arizona. The purpose of this FYR is to review information to determine if the remedy is and will continue to be protective of human health and the environment. The triggering action for this FYR was the completion of construction of the final component of the remedial action for Operable Unit (OU) 2 on October 29, 2007. Although the Air Force has the lead for remediation activities at Air Force Plant 44 (AFP44), it has agreed to participate in the site-wide review as opposed to completing its own FYR, which would involve duplication of effort.

The site is located in Pima County, in southeastern Arizona. It encompasses sections of southwest Tucson, as well as adjoining lands south of the city. The site includes industrial, commercial, residential, and undeveloped areas. In general, the northern parts of the Superfund site are residential and become more industrial and undeveloped as you move south. The central issue at the TIAA Superfund Site is contamination of groundwater with the plume being approximately four miles long. The plume consists of volatile organic compounds (VOCs), primarily trichloroethylene (TCE). Other contaminants found at lower concentrations include 1,4-dioxane, tetrachloroethene (PCE), dichloroethylene (1,1-DCE), chloroform, carbon tetrachloride, benzene, and chromium.

The TIAA Superfund Site was listed on the National Priorities List in 1983 and is divided into seven separate project areas including the Tucson Airport Remediation Project (TARP), Airport Property, AFP44/Raytheon, Texas Instruments (formerly Burr-Brown Corporation), the 162nd Fighter Wing Arizona Air National Guard (AANG) Property, West Plume B Area, and the former West-Cap of Arizona Property (EPA 1988). This first FYR report focuses on the Tucson Airport Remediation Project (TARP), Airport Property, and AFP44/Raytheon. Texas Instruments, AANG, West Plume B Area, and the former West-Cap of Arizona Property will be reviewed during the second FYR to be completed in the year 2018. The remedies for these areas were modified and the rationale for the change can be reviewed in the ROD Amendment dated April 2012 (EPA 2012a). Consequently, the new remedies have not been implemented at this time and are not within the scope of this document.

The three project areas reviewed here include five OUs; however, this FYR only assesses OUs 1, 2, and 3. OU4 and OU5 are related to 1,4-dioxane, and there are no EPA decision documents currently associated with this contaminant.

In 1988, the U.S. Environmental Protection Agency (EPA) selected in a Record of Decision the following site-wide remedy for the groundwater contamination (OU1) at the site to protect long-term human health and the environment:

- Groundwater extraction from the upper and lower divided aquifer and the regional undivided aquifer
- Treatment of extracted groundwater with packed column aeration
- Treatment of generated off gas using reasonably available control technology (in this case, granular activated carbon)
- Provision of treated groundwater to the municipal water distribution system or recharge of treated groundwater into the aquifer system

In 1997, EPA wrote another ROD that added the following components for the remedial action at the Tucson Airport Property (OU2):

- Soil vapor extraction to remove VOCs from the vadose zone
- Groundwater extraction from the Shallow Groundwater Zone of the upper aquifer to prevent migration of VOCs into the regional aquifer

The AFP44 original remedy (OU3) was written in 1985. The Remedial Action Plan set EPA Maximum Contaminant Levels as the treatment goals. Over time, the Air Force wrote individual remedies for various sites within AFP44. The Air Force modified their 1985 remedy with an Explanation of Significant Difference to address 1,4-dioxane and update the target cleanup levels but this is not included for review as there are no EPA decision documents associated with this contaminant.

The remedial actions for the entire TIAA Superfund Site were implemented in the following stages:

- Startup of the AFP44 groundwater treatment system in 1987;
- Startup of the Tucson Airport Remediation Project (TARP) in 1994; and
- Startup of the Shallow Groundwater Zone and Soil Vapor Extraction system at the Tucson Airport Property in 2007.

The remedy for OU 1 (TARP area wide groundwater) is currently protective of human health and the environment because all exposure pathways to human health and the environment are controlled. However, the remedial action objectives written in the 1988 Record of Decision are unclear and the decision document should be substantially revised as part of any future amendments. Furthermore, the setting of the treatment goal of 1×10^{-6} excess cancer risk should be reviewed for technical feasibility to assure that long term-protectiveness can be achieved.

A protectiveness determination of the remedy at OU2 (Airport Property) cannot be made at this time until further information is obtained. Further information will be obtained by conducting a vapor intrusion assessment at and near the Three Hangars Building, and by investigating contamination underneath the Three Hangars Building. It is expected that these actions will take approximately two years to complete, at which time a protectiveness determination will be made. In addition, to be protective in the long term, the groundwater extraction system northwest of the Airport needs to be reassessed to ensure plume containment.

A protectiveness determination of the remedy at OU 3 (AFP44) cannot be made at this time until further information is obtained. Further information will be obtained by conducting a vapor intrusion assessment at Building 801. In order assure long term protectiveness, a new Record of Decision with clear remedial action objectives should be written for the site, and the remedy needs to be reassessed in the area of high chromium concentrations since it appears that the remedial action objective of restoration will not be met for this contaminant.

Five-Year Review Summary Form

SITE IDENTIFICATION

Site Name: Tucson International Airport Area Superfund Site

EPA ID: AZD980737530

Region: 9 **State:** AZ **City/County:** Tucson, Pima County

SITE STATUS

NPL Status: Final

Multiple OUs? Has the site achieved construction completion?

Yes No

REVIEW STATUS

Lead agency: EPA

If "Other Federal Agency" was selected above, enter Agency name: The Department of

Defense led the review of the Air Force Plant 44 portion of the Site.

Author name (Federal or State Project Manager): Martin Zeleznik

Author affiliation: U.S. Environmental Protection Agency

Review period: 10/29/2007 to 12/31/2012

Date of site inspection: February 11 to 13, 2013

Type of review: Statutory

Review number: 1

Triggering action date: 10/29/2007

Due date (five years after triggering action date): 10/29/2012

Five-Year Review Summary Form (continued)

Issues/Recommendations						
OU(s) without Issues/	Recommendations Ider	ntified in the Five-Year F	Review:			
Issues and Recomme	ndations Identified in t	he Five-Year Review:				
OU(s):1		Issue Category: Remedy Performance				
		written with unclear RA e technically infeasible.	AOs and set a 1 × 10 ⁻⁶ e	xcess cancer risk for		
		l RAOs and clean up goa ociated with sitewide g		d as part of any future		
Affect Current Protectiveness	Affect Future Protectiveness	Implementing Party	Oversight Party	Milestone Date		
No	Yes	PRP	EPA	09/2015		
OU(s):2	Issue Category: Moni	toring				
	Issue: Increasing level of contaminants in groundwater in the Off-Airport Property area northwest of the Airport Property.					
	Recommendation: Containment of contaminants must be achieved in the Off-Airport Property area northwest of the Airport Property.					
Affect Current Protectiveness	Affect Future Protectiveness Implementing Party Oversight Party Milestone Date					
No	Yes PRP EPA/State 12/2015					
OU(s): 2	Issue Category: Chan	ged Site Conditions				
	Issue: High levels of contaminants were found in newly drilled wells and numerous unknown drains were found inside the Three Hangars.					
		rport Property should p Hangars and impleme		•		
Affect Current Protectiveness	Affect Future Protectiveness	Implementing Party	Oversight Party	Milestone Date		
Defer	Yes	PRP	EPA/State	12/2015		
OU(s): 3	Issue Category: Remedy Performance					
No	Issue: Concentrations of chromium in the high chromium areas have remained high over the past five years indicating that the remedial action objective of groundwater restoration may not be achievable.					
	Recommendation: Air Force should plan for treatability studies for Chromium on AFP44 and implement appropriate actions.					
Affect Current Protectiveness	Affect Future Protectiveness	Implementing Party	Oversight Party	Milestone Date		
No	Yes	Federal Facility	EPA/State	09/30/2016		

OU(s): 3	Issue Category: Monitoring					
	Issue: There are no clear RAOs for the 1985 ROD for AFP 44 but are in the Remedial Action Plan.					
	Recommendation: Air Force should write a new ROD.					
Affect Current Protectiveness	Affect Future Protectiveness Implementing Party Oversight Party Milestone Date					
No	Yes	Federal Facility	EPA/State	12/2014		
OU(s): 2,3	Issue Category: Monitoring					
	Issue: Soil gas and groundwater data indicates a potential for vapor intrusion at three specific areas.					
	Recommendation: An indoor air investigation should be conducted at the Three Buildings Hangar, the residential area nearby and Building 801.					
Affect Current Protectiveness	Affect Future Protectiveness	Implementing Party	Oversight Party	Milestone Date		
No	Yes	PRP	EPA	12/2014		

Protectiveness Statement(s)

Operable Unit:	Protectiveness Determination:	Addendum Due Date
OU1	Protective	(if applicable):
		Not applicable

Protectiveness Statement:

The remedy for OU 1 (TARP groundwater) is currently protective of human health and the environment because all exposure pathways to human health and the environment are controlled. However, the remedial action objectives written in the 1988 Record of Decision are unclear and the decision document should be substantially revised as part of any future amendments. Furthermore, the setting of the treatment goal of 1×10^{-6} excess cancer risk should be reviewed for technical feasibility to assure that long term-protectiveness can be achieved.

Operable Unit:	Protectiveness Determination:	Addendum Due Date
OU2	Protectiveness Deferred	(if applicable):
		12/2015

Protectiveness Statement:

A protectiveness determination of the remedy at OU2 (Airport Property) cannot be made at this time until further information is obtained. Further information will be obtained by conducting a vapor intrusion assessment at and near the Three Hangars Building, and by investigating contamination underneath the Three Hangars Building. It is expected that these actions will take approximately two years to complete, at which time a protectiveness determination will be made. In addition, to be protective in the long term, the groundwater extraction system northwest of the Airport needs to be reassessed to ensure plume containment.

Operable Unit:	Protectiveness Determination:	Addendum Due Date
OU3	Protectiveness Deferred	(if applicable):
		Not applicable

Protectiveness Statement:

A protectiveness determination of the remedy at OU 3 (AFP44) cannot be made at this time until further information is obtained. Further information will be obtained by conducting a vapor intrusion assessment at Building 801. In order assure long term protectiveness, a new Record of Decision with clear remedial action objectives should be written for the site, and the remedy needs to be reassessed in the area of high chromium concentrations since it appears that remedial action objective of restoration will not be met .

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List of Abbreviations

AAC Arizona Administrative Code

AANG Arizona Air National Guard

ADEQ Arizona Department of Environmental Quality

ADHS Arizona Department of Health Services

ADWR Arizona Department of Water Resources

Airport Property The area of responsibility of the Tucson Airport Authority

AFP44 Air Force Plant 44

AOP advanced oxidation process

ARAR applicable or relevant and appropriate requirement

ARS Arizona Revised Statutes

AZPDES Arizona Pollutant Discharge Elimination System

bgs below ground surface

BHHRA baseline human health risk assessment

CERCLA Comprehensive Environmental Response, Compensation, and Liability Act

CFR Code of Federal Regulations

COC contaminant of concern

CRA Conestoga-Rovers and Associates

DBS&A Daniel B. Stephens & Associates

°F degrees Fahrenheit

1,1-DCE 1,1-dichloroethylene (1,1-dichloroethene)

ELCR excess lifetime cancer risk

EPA U.S. Environmental Protection Agency

FFA Federal Facilities Agreement

FS feasibility study FYR five-year review

GAC granular activated carbon

gpm gallons per minute

GSU gravel subunit

GWTP ground water treatment plant HGBL health-based guidance level

HI hazard index

HiPOx hydrogen peroxide and ozone

IC institutional control

IRIS Integrated Risk Information System

IRP Installation Restoration Program

KMnO4 potassium permanganate

MCL maximum contaminant level

MEK methyl ethyl ketone

mg/kg milligrams per kilogram

μg/L micrograms per liter

NCP National Contingency Plan

NPDES National Pollutant Discharge Elimination System

NPL National Priorities List

O&F Operational and Functional

O&M operations and maintenance

OSWER Office of Solid Waste and Emergency Response

OU operable unit

PCB polychlorinated biphenyl

PCE tetrachloroethene (perchloroethene)

PER Performance Evaluation Report

PHE Public Health Evaluation
ppbv parts per billion volume

PRP potentially responsible party

RA remedial action

RAGS Risk Assessment Guidance for Superfund

RAO Remedial Action Objective

RAP Remedial Action Plan

RCRA Resource Conservation and Recovery Act

RI remedial investigation

ROD Record of Decision

RRS Remedy Required Subsites

SGSL soil gas screening level

SGZ shallow groundwater zone

Site Tucson International Airport Area Superfund Site

SVE soil vapor extraction

TAA Tucson Airport Area

TARP Tucson Airport Remediation Project

TCA trichloroethane

TCE trichloroethylene (trichloroethene)

TI technical impracticability

TIAA Tucson International Airport Area

UAO Unilateral Order

UCAB Unified Community Advisory Board

U.S.C. United States Code

UV ultraviolet

VOC volatile organic compound

First EPA Five-Year Review Report for Tucson International Airport Area Superfund Site

1. Introduction

The purpose of a five-year review (FYR) is to evaluate the implementation and performance of a remedy in order to determine if the remedy is and will continue to be protective of human health and the environment. The methods, findings, and conclusions of FYRs are documented in FYR reports. In addition, FYR reports identify issues found during the review, if any, and document recommendations to address them.

The U.S. Environmental Protection Agency (EPA) prepares FYRs pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) Section 121(c) and the National Contingency Plan (NCP). CERCLA 121 states:

If the President selects a remedial action that results in any hazardous substances, pollutants, or contaminants remaining at the site, the President shall review such remedial action no less often than each five years after the initiation of such remedial action to assure that human health and the environment are being protected by the remedial action being implemented. In addition, if upon such review it is the judgment of the President that action is appropriate at such site in accordance with section [104] or [106], the President shall take or require such action. The President shall report to the Congress a list of facilities for which such review is required, the results of all such reviews, and any actions taken as a result of such reviews.

EPA interpreted this requirement further in the NCP; 40 *Code of Federal Regulations* (CFR) Section 300.430(f)(4)(ii), which states:

If a remedial action is selected that results in hazardous substances, pollutants, or contaminants remaining at the site above levels that allow for unlimited use and unrestricted exposure, the lead agency shall review such actions no less often than every five years after the initiation of the selected remedial action.

Martin Zeleznik of the EPA conducted the FYR and prepared this report regarding the remedies implemented at the Tucson International Airport Area (TIAA) Superfund Site in Tucson, Pima County, Arizona (site). EPA is the lead agency for developing and implementing the remedy for the site—except for Air Force Plant 44 (AFP44), where the U.S. Department of Defense is the lead agency. The Arizona Department of Environmental Quality, as the support agency representing the State of Arizona, has reviewed all supporting documentation and provided input to EPA during the FYR process.

This is the first EPA FYR for the TIAA Superfund Site. The triggering action for this statutory review is the completion of construction of the final component of the shallow groundwater remedy for Airport Property on October 29, 2007. The FYR is required due to the fact that hazardous substances, pollutants, or contaminants remain at the site above levels that allow for unlimited use and unrestricted exposure.

The site consists of five operable units (OUs) but only three of them are addressed in this FYR. OU1 is the groundwater remedy as defined by the 1988 Record of Decision (ROD) that focuses on the Tucson Airport Remediation Project [TARP]. OU2 is the remedy as defined by the 1997 ROD, which primarily focuses on remediation at the Airport Property (soils, shallow groundwater, and the Three Hangars Building). OU3 is the remedy selected for AFP44. OU4 is the remediation efforts related to 1,4-dioxane on AFP44 and OU5 is the remediation efforts for 1,4-dioxane north of Los Reales Road and is known as Area A. No final decision documents related to 1,4-dioxane were signed by EPA, and therefore OU4 and OU5 are not included in this FYR. Texas Instruments, the 162nd Fighter Wing Arizona Air National Guard (AANG), West Plume B Area, and the former West-Cap of Arizona Property are part of the TIAA Site but are located in a separate geographical area with different contaminants of concern. The remedies for these project areas were changed from groundwater extraction and treatment to in-situ chemical oxidation in a ROD Amendment dated April 2012 (EPA 2012a). These new remedies have not been implemented and therefore will be reviewed during the second FYR to be completed in the year 2018.

The Air Force has the lead for remediation on AFP44 and there have been previous FYRs completed for portions of this site in the past. However, in the spirit of cooperation and to assist with the goal of reducing duplicative efforts, the Air Force agreed to participate and contribute to this TIAA Superfund Site FYR.

2. Site Chronology

Table 1 lists the dates of important events for the TIAA Superfund Site.

TABLE 1
Chronology of Site Events

Event	Date
Airport Property—Industrial use and disposal of metals, chlorinated solvents and other nazardous wastes began.	1942
AFP44—Hughes Missile Systems Company and/or its subsidiaries have operated the AFP44 plant since construction.	1951–1997
AFP44—A groundwater sample from a municipal supply well indicated elevated levels of chromium. Residents complained of foul-smelling water.	1952
AFP44—A well at AFP44 was closed by the state because of high levels of chromium.	1976
AFP44—Under EPA direction, the Air Force and its subcontractor, Hughes Aircraft Company, conducted an investigation and verified trichloroethylene (TCE) contamination at the AFP44 facility and north of the AFP44 facility.	1981
FIAA Superfund Site was listed on "Expanded Eligibility List," a Preliminary National Priorities List (NPL).	July 23, 1982
FIAA Superfund Site proposed for inclusion on the Final NPL.	December 30, 1982
Final NPL listing of TIAA.	September 8, 1983
Air Force issues ROD/Remedial Action Plan for Air Plant 44 but this was signed before the Superfund law was amended in 1987	1986
Fucson Airport Remediation Project (TARP), Airport Property, and AFP44—The Arizona Department of Health Services (ADHS) completed the remedial investigation (RI) for the area north of Los Reales Road. The Arizona Department of Water Resources (ADWR) conducted a feasibility study (FS). The Air Force issued a ROD for regional groundwater at AFP44.	1985
AFP44—The Air Force Remedial Action (RA) Plan for the area south of Los Reales Road was released.	April 1986
EPA sent general notice letters to the potentially responsible parties (PRPs) officially notifying them of their potential liability for groundwater remedy north of Los Reales Road.	August and September 1987
AFP44—U.S. Air Force began operation of a groundwater pump-and-treat system to address contamination at the AFP44 Facility. Groundwater remediation includes extracting groundwater, treatment for removal of hexavalent chromium (ion exchange) and volatile organic compounds (VOCs; packed column aeration with partial control of emissions using vapor-phase granular activated carbon [GAC]), and re-injecting treated water into the aquifer.	1987
The draft "Feasibility Study for Groundwater Remediation in the Tucson Airport Area" report was released for public review and comment.	March 3, 1988
TARP ROD signed by EPA to treat the groundwater north of Los Reales Road by pumping and treating the contaminated groundwater followed by discharging the treated water to	July 25, 1988
he municipal water distribution system.	

TABLE 1 Chronology of Site Events

Event	Date
EPA issued a Unilateral Order (UAO; Docket No. 92-09, July 9, 1992) to Tucson Airport Authority, City of Tucson, General Dynamics Corporation, and McDonnell Douglas Corporation, for performance of a RI/FS of the TIAA Superfund Site.	August 25, 1992
Texas Instruments (formerly Burr-Brown) began operation of a groundwater pump and treat system to address the contamination at its facility.	1992
162 nd AANG—EPA and the National Guard Bureau signed a Federal Facilities Agreement (FFA).	1993
TARP—The TARP treatment plant began operation.	September 1994
AFP44—Excavation of contaminated soils (cadmium, chromium, and lead).	1995
Airport Property—RI was completed. RI characterized extent of contamination in soil and shallow groundwater zone	1996
Airport Property—Daniel B. Stephens & Associates (DBS&A) completed the RI of the shallow groundwater zone and vadose zone.	April 1995 – April 1996
Airport Property—DBS&A completed RI report for EPA submittal.	October 31, 1996
AFP44—Raytheon purchased/merged with Hughes Electronics and assumed operation of AFP44, a Government Owned Contractor Operated facility.	1997
Airport Property—Excavation of PCB-contaminated soil (El Vado Residential Neighborhood and Three Hangars Area).	March – May 1997
Airport Property—EPA approved RI report submitted by DBS&A.	May 2, 1997
Airport Property—Conestoga-Rovers and Associates (CRA) prepared an FS and submitted to EPA to identify remedial technologies that may be applicable to the site, and was approved by EPA on July 10, 1997.	June 10, 1997
Formation of Unified Community Advisory Board	September, 1997
Airport Property—EPA issued a ROD for the selected RA.	September 30, 1997
Airport Property—A Consent Decree was signed between EPA and the PRPs for the cleanup.	February 2000
TARP and AFP44—1,4-dioxane was discovered in groundwater.	March – April 2002
Airport Property—Five extraction wells were installed in gravel subunits to cut off the shallow groundwater zone from the TARP plume.	2002
TARP—EPA asked Tucson Water and TARP representatives to begin RI/FS to evaluate available remedial technologies to address 1,4-dioxane contamination.	2004
Airport Property—1,4-dioxane was detected at up to 36 micrograms per liter (μg/L).	2004
Airport Property—The final Shallow Groundwater Zone remedy and soil vapor extraction (SVE) remedy design report (100% Design) (Final Report) and RA work plan were submitted to EPA.	July 25, 2004
Airport Property—EPA approved the final Shallow Groundwater Zone remedy and SVE remedy design report (100% Design; Final Report) and RA work plan.	September 3, 2004
Airport Property—Proposal submitted to characterize carbon tetrachloride in the Shallow Groundwater Zone at West End of Runway 3.	2005

TABLE 1 Chronology of Site Events

Event	Date
Airport Property—In situ chemical oxidation using potassium permanganate (KMnO ₄) to treat dichloroethylene (1,1-DCE) concentration at Samsonite Building Area.	2006
AFP44—EPA issued an Safe Drinking Water Act Order to the Air Force and Raytheon to design, build, and operate advanced oxidation treatment plant at AFP44 to treat TCE and 1,4-dioxane.	July 13, 2007
Airport Property—EPA provided an "Operational and Functional Determination" for the Shallow Groundwater Zone remedy and SVE remedy and routine operation commenced.	October 29, 2007
AFP44—Air Force completed Phase I Focused RI to address 1,4-dioxane contamination north of Los Reales Road.	2008
AFP44—The Air Force submitted to EPA a Phase II Focused RI of 1,4-dioxane work plan, which includes the TARP area. Tucson Water completed a technical memorandum identifying ultraviolet (UV) light–peroxide advanced oxidation processes were the best available technologies for 1,4-dioxane treatment.	2009
AFP44—Advanced oxidation treatment systems operational. The treatment system was designed to remove 1,4-dioxane but also effectively remove VOCs.	September 2009
TARP—Tucson Water conducted pilot testing of ozone-peroxide and UV light-peroxide advanced oxidation treatment for 1,4-dioxane and concluded that UV light-peroxide is the preferred technology.	2010
AFP44—Air Force conducted Phase II Focused RI.	
Federal Facilities Agreement for Air Force Plant 44 signed	September 2011
Groundwater sampling—All project areas	Ongoing

3. Background

As shown in Figure 1, the approximate TIAA Superfund Site boundaries are the Santa Cruz River on the west, Ajo Way on the north, Alvernon Way on the east, and the Hughes Access Road south of the AFP44 on the south. The site is divided into seven separate project areas including the TARP, Airport Property, AFP44, Texas Instruments (formerly Burr-Brown Corporation); AANG Property; West Plume B Area; and the former West-Cap of Arizona Property (EPA 1988).

As shown in Figure 2, the TARP and the Airport Property are located north of Los Reales Road. The soil and groundwater remediation efforts at these properties are addressed by EPA. The AFP44 is located south of Los Reales Road, and the groundwater remediation efforts are addressed by the Air Force (EPA 1988).

The central issue at the TIAA Superfund Site is contamination of groundwater with VOCs, primarily trichloroethylene (TCE). Other contaminants found at lower concentrations include 1,4-dioxane, tetrachloroethene (PCE), 1,1-DCE, chloroform, carbon tetrachloride, benzene, and chromium. The primary source areas identified for this FYR at the TIAA Superfund Site are the historical releases at AFP44 and the Airport Property (EPA 1988, CRA 2012b).

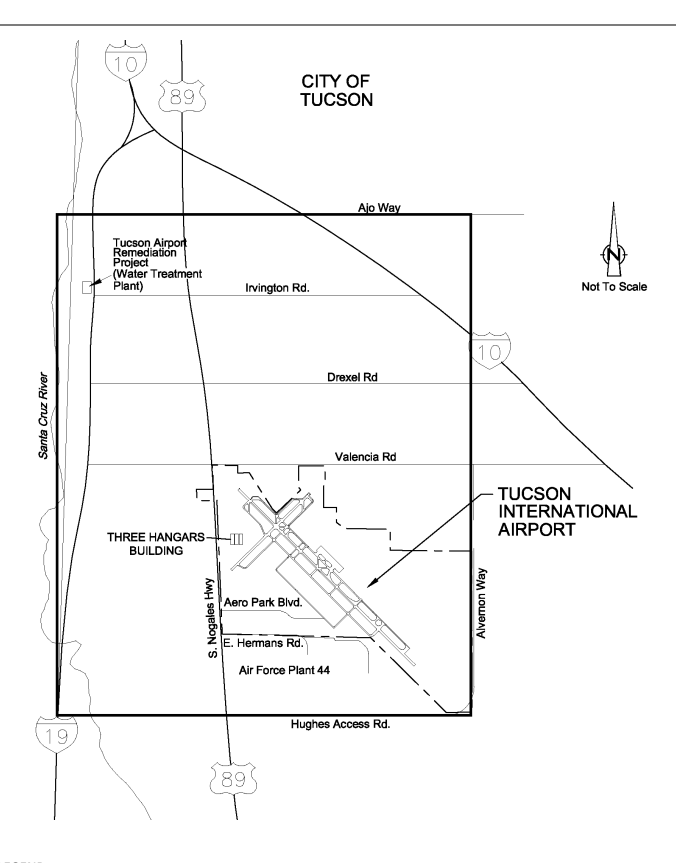
3.1 Physical Characteristics

The TIAA Superfund Site is located in southeastern Arizona and encompasses section of southwest Tucson, as well as adjoining lands south of the city. The TIAA Superfund Site includes industrial, commercial, residential, and undeveloped areas including the Tucson International Airport, AFP44, and part of the San Xavier Indian Reservation (EPA 1988).

The TIAA Superfund Site is located in the Tucson Basin, an alluvial valley bounded by rugged mountain ranges. The Tucson Basin runs approximately 50 miles long and 20 miles wide in an east to west direction. It is a broad, down-faulted, sediment-filled depression surrounded by mountains. The basin is bounded on the east and north by the Santa Rita, Empire, Rincon, Tanque Verde, and Santa Catalina Mountains and on the west by the Sierrita, Black, and Tucson Mountains (EPA 1988). The area was shaped by regional faulting and uplifting, which resulted in the deposition of 2,000 feet of erosional basin fill material in the center of the basin. The basin fill is sub-divided into the following three formations: the Pantano Formation; the Tinaja Beds; and the Fort Lowell Formation. The Pantano Formation is the oldest, whereas the Fort Lowell Formation is the youngest, overlain by a thin veneer of stream alluvium (EPA 1988).

The regional climate of Tucson, Arizona, is semi-arid and characterized by long, hot summers and short, mild winters. Relative humidity is low, particularly during early summer. Rainfall averages 11 inches of per year. Annual evaporation is about four times greater than the average annual precipitation. High temperatures in the summer average about 100 degrees Fahrenheit (°F). Winter high temperatures average in the upper 60s. The average annual wind speed in the Tucson area is about 8 miles per hour (EPA 1988).

The Santa Cruz River, located on the west side of the Tucson Basin, drains the basin toward the northwest. The Santa Cruz River and its tributaries are dry most of the year, and infiltration is the primary source of water to the aquifers below. Groundwater flow in the Regional Aquifer is generally toward the northwest. A thick interconnected water-bearing unit is present basin wide and is known as the Regional Aquifer. The Regional Aquifer is composed of sand and gravel layers interbedded with thin, discontinuous clay layers of the Fort Lowell Formation (EPA 1988).



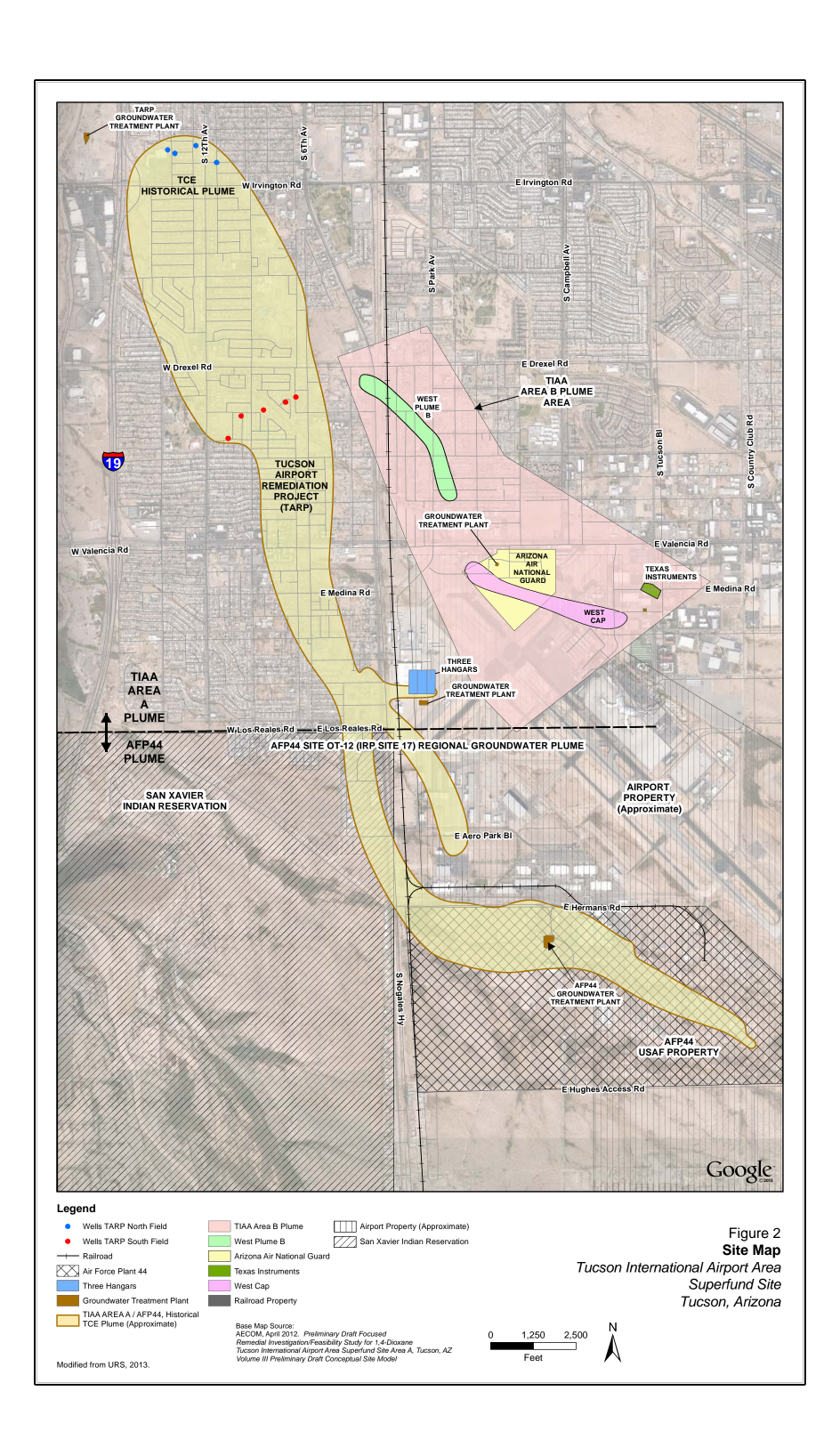
LEGEND

☐ Site Boundary

Notes:

Source: Tenth Performance Evaluation Report, SGZ Remedy & SVE Remedy (March - August, 2012), CRA, November 2012

FIGURE 1
Site Location Map
Tucson International Airport Area
Superfund Site
Tucson, Arizona
CH2MHILL.



3.2 Hydrology

3.2.1 OU 1- TARP Hydrology

The subsurface of the TARP area (Area A, north of Los Reales Road) consists primarily of alluvial sediments (unconsolidated to consolidated) to depths of at least 400 feet, overlaying bedrock. The Regional Undivided Aquifer (in the northern part of TARP) is composed mainly of coarse-grained materials. Groundwater is encountered at 200 feet below ground surface (bgs), and groundwater flow is to the north-northwest (Malcolm Pirnie/ARCADIS 2012). In general, groundwater elevations in the regional aquifer throughout the area are increasing due to reduced reliance on groundwater (CRA 2012b). The rate of increase in the TARP area ranges up to about 2 feet per year (Malcolm Pirnie/ARCADIS 2012).

In the southern TARP plume area, the alluvial sediments are divided into Upper and Lower Divided aquifers, separated by a confining clay unit. This confining unit is thinner to the north-northwest near a transition zone. The Regional Undivided Aquifer is present at the downgradient edge of the transition zone (Malcolm Pirnie/ARCADIS 2012).

The Upper Divided Aquifer is composed mainly of inter-bedded layers of sandy and clay lenses, and is approximately 70 to 120 feet thick. The groundwater flow in this region is north-northwest, and depth to groundwater is measured at 75 to 100 feet bgs. The underlying confining layer is generally encountered at depths of 160 to 190 feet bgs and ranges from 50 feet to 200 feet thick (Malcolm Pirnie/ARCADIS 2012). In the southern portion of the TARP plume, shallow water-bearing units that exist to the east (that is, beneath the Airport Property) transition into the Upper Divided Aquifer.

The Lower Divided Aquifer is more consolidated than the Upper Divided Aquifer and is comprised of clays, clayey sands, and sand and gravel. Groundwater is encountered at 200 feet bgs. The lithologic logs indicate the Lower Divided Aquifer extends to at least 400 feet bgs (Malcolm Pirnie/ARCADIS 2012).

3.2.2 OU 2 - Airport Property Hydrology

The Airport Property is located in the central portion of the TIAA Superfund Site. Extensive subsurface geological investigations have been completed as part of the RI, the remedial design, and implementation of the RA. The focus of remedial actions at the Airport Property is the Upper Zone of the Upper Divided Aquifer. At the Airport Property, the Upper Zone is further divided into the following four site-specific stratigraphic units:

- Unit 1—10 feet to 15 feet of unconsolidated silt or gravelly sand
- Unit 2—35 feet to 40 feet of consolidated layer of calcified silty fine sand
- Unit 3—20 feet to 40 feet of unconsolidated layer of well to poorly graded silty and gravelly sand
- Unit 4—Unit 4, primarily a clay-rich deposit, an important stratigraphic unit with respect to the SGZ remedy, is further divided into three subunits (DBS&A 1996): an Upper Unit 4 Clay, an interbedded gravel subunit (GSU), and a Lower Unit 4 Clay. Unit 4 is generally found from approximately 80 feet bgs to 158 feet bgs (DBS&A 1996). The Upper Unit 4 Clay is classified as plastic clay that is typically encountered at depths ranging from 80 to 100 feet bgs at an approximate elevation of 2,475 feet above mean sea level. The thickness of the Unit 4 Clay ranges from 10 to 23 feet. The clay contains stringers of interbedded sands and silts throughout its thickness. The Upper Unit 4 Clay is present beneath the entire on–Airport Property portion of the TIAA Superfund Site. The Fort Lowell Formation (unconsolidated silty gravels with sand and clay) is overlain by a thin veneer of stream alluvium (CRA 2012b). The GSU is considered a distinct subunit within the Unit 4 Clay and consists of channelized coarse-grained materials that are unevenly distributed across the Airport Property. The

buried channel deposits (that is, paleochannels) consist primarily of sand and gravel with varying amounts of silt and clay.

Groundwater occurs at a depth of approximately 85 feet bgs within the shallow groundwater at the Airport Property.

3.2.3 OU 3 - AFP 44 Hydrology

The AFP 44 area is underlain by alluvial deposits of the distal portion of coalescing Cienega Creek alluvial fans that originate to the southeast. Distal fan sedimentation is dominated by flood processes and deposits predominantly from braided streams in shifting depositional areas. These deposits grade into fluvial deposits of the Santa Cruz River to the west of Nogales Highway. These deposits are characterized as thin to thick intervals of clay, silt, sand, and gravel. Continuity of these individual layers, especially for potential gravel-filled paleochannels, and their overall interconnectivity are uncertain from a geologic standpoint; however, groundwater behavior indicates a general connection within major units as discussed below. The main aquifer unit is referred to as the regional aquifer that is separated into an Upper Zone and a Lower Zone by an aquitard. The aquitard between the two zones appears to provide nearly complete hydraulic separation based on water levels and aquifer response to pumping. The upper zone of the regional aquifer is also separated into an Upper Unit and a Lower Unit by an aquitard. The majority of the wells at AFP 44 are screened in the Upper Unit, and some are screened across both the Upper Unit and Lower Unit. Groundwater recharge from the surface is minimal given the arid climate. Contaminant concentrations in groundwater differ markedly between the Upper Unit and Lower Unit, suggesting a significant level of hydraulic separation between the units.

The depth to groundwater is approximately 140 feet below ground surface (URS 2012).

3.3 Land and Resource Use

Land use at and near the TIAA Superfund Site has been a mix of various aviation, aerospace, commercial/industrial, and residential. The area in the immediate vicinity of the TIAA Superfund Site tends to be more commercial/industrial than areas slightly farther from the site. The residential properties are predominantly to the west and north, commercial/industrial properties lie predominantly to the east, and open/vacant spaces and washes lie to the south. No major changes to land use are anticipated at this time.

Groundwater is the primary source of water for domestic, industrial, and irrigation water in the area. During the initial investigation of the site, numerous production wells and private wells located within the vicinity of the TIAA Superfund Site contained groundwater that exceeded the TCE maximum contaminant level (MCL) of 5 μ g/L. Production wells were either shut down or taken out of service by City of Tucson. Some private wells remain in use, but no use of groundwater containing VOCs above drinking water standards is known to occur at this time.

Prior to 1951, the area where AFP 44 is located was vacant land except for a ranch. Since 1951, when AFP 44 was constructed, the property has been used as an industrial facility. Industrial use of the property will continue for the foreseeable future. The land is zoned industrial and it is very likely that this unique, very large government-owned, contractor-operated facility will be needed to manufacture defense weapons for the foreseeable future.

3.4 History of Contamination

In the past, the companies and facilities in the TIAA Superfund Site used a variety of different chemicals in various industrial processes, including TCE as a metal degreaser and chromium in an electroplating

process. Hazardous substances generated by PRP activities included the following: TCE, 1,1-DCE, 1,1,1-trichloroethane (TCA), and 1,4-dioxane, which was a stabilizing additive to TCA formulations. Additional wastes produced were alcohols, methyl ethyl ketone (MEK), and other solvents; used oil and lubricants; waste paint and sludges; and industrial wastewater treatment residue containing metals such as chromium, cadmium, and cyanide. In 1942, waste-generating activities in the TIAA Superfund Site began sometime after the start of airplane refitting operations in the Airport Property. AFP44 began operation as a government-owned, contractor-operated facility in 1951. Since then, at least 20 facilities potentially capable of releasing hazardous materials have operated in the Airport and AFP44 facility, including aircraft manufacturing, maintenance, and reworking facilities; electronics components manufacturing and assembly facilities; fire drill training areas, and landfills (EPA 1988). The waste disposal by several aircraft and electronics facilities in the area of the TIAA Superfund Site consisted of surface discharge of waste liquids to soils onsite. The drainage areas were ponded with liquid waste runoff, which in turn provided the driving force for contaminants to infiltrate into the underlying groundwater. The flammable wastes, including solvents and fuels, were ignited in unlined pits and doused with large quantities of water during fire-drill training. Over time, water and non-combusted wastes migrated to the underlying saturated zone (EPA 1988).

Contamination at the TIAA Superfund Site was observed as early as 1952, when a sample collected from the municipal supply well on Airport property indicated elevated level of chromium. Grand Central Aircraft Company was the operator of an aircraft refitting facility on Airport property at this time. The next indication of groundwater contamination occurred around 1976, when a well at AFP44 was closed by the State because of high levels of chromium. The Air Force owns the AFP 44 property. Under the direction of EPA, the Air Force, and its contractor, Hughes Aircraft Company, the operator of AFP 44 in 1981, verified high levels of contamination beneath and north of the AFP44 property. The sampling indicated the presence of VOCs such as TCE, 1,1-DCE, TCA, chloroform, benzene, and xylene. The presence of chromium, mostly in hexavalent form, was also confirmed (EPA 1988). In 1985, under cooperative agreement with EPA, ADHS completed an RI for the area north of Los Reales Road and confirmed TCE contamination in groundwater exceeding the MCL of 5 μ g/L (EPA 1988). Therefore, on September 8, 1983, the TIAA was listed on the final NPL (EPA 1988). Raytheon currently leases AFP44 from the Air Force.

For the Airport Property, historically, the Three Hangars Area was primarily occupied by large scale military contractors who performed aircraft modification operations, general aircraft and vehicle maintenance, synthetic rubber and plastics manufacturing, charter services, and other industrial activities (EPA 1997a, ADHS 2000).

3.5 Initial Response

No response was taken prior to issuance of the first ROD in 1985. Many of the wells that contained site-related contaminants above cleanup standards were removed from service in the late 1970s and early 1980s.

3.6 Basis for Taking Action

The following subsections summarize detections of contaminants in soil and groundwater and the resulting human health risks.

3.6.1 Soil

During the remedial investigation at the Airport Property soil gas samples were more commonly used to evaluate the nature and extent of VOCs, while soil samples were used to identify impacts from other contaminants. TCE was detected in soil gas at concentrations exceeding the soil gas screening level

(SGSL) of 1.3 μ g/L at the Airport Property—specifically, in the area around the Three Hangars Building. TCE was detected at concentrations ranging from 23 μ g/L to 46,000 μ g/L (EPA 1997a). Chloroform was also detected at elevated concentrations in soil gas near the Three Hangars Area.

A polychlorinated biphenyl (PCB) was detected at concentrations ranging up to 140 milligrams per kilogram (mg/kg) in soil samples collected to the west and southwest of the Three Hangars building. PCBs were also detected in sludge associated with floor drains in the Three Hangars Building and a canale drainage system located south of the Three Hangars Building at concentrations up to 1,100 mg/kg (EPA 1997a). PCB-contaminated soil extending off of the Airport Property into the residential area to the west was cleaned up through a removal action in 1997. PCB-contaminated sludge and soil associated with the Three Hangars Building and canale system was cleaned up between 2000 and 2011 (CRA 2013c); the Construction Inspection Report is under review by EPA.

As a result of these characterization activities, the primary human health risk associated with soil at the Airport Property was the potential for incidental ingestion of soil or inhalation of soil gas vapors.

After completion of the AFP44 RI/FS and proposed plan, VOC-contaminated soils were found underneath the east side of Building 801, west of the sludge drying beds. Because the RI/FS process did not address VOC-contamination in soil associated with the former sludge drying beds, USEPA's presumptive SVE remedy language and narrative standard language were inserted into the individual Installation Restoration Program (IRP) sites. Under the guidance of the USEPA, the Air Force conducted supplemental investigation at Site 5 (Former Sludge Drying Beds and Former Wastewater Treatment Facility) (Earth Tech 1998a) to identify potential VOC sources and to better characterize the vertical and horizontal extent of contamination. Remediation was proposed because the area was considered to be a potential source of groundwater contamination and the soil vapor extraction activities have been completed.

3.6.2 Groundwater

TCE was detected in groundwater at the TIAA Superfund Site at concentrations greater than the MCL of 5 μ g/L. The highest concentration of TCE observed in groundwater at the Airport Property was 92,000 μ g/L measured in a sample collected from SGZ monitoring well CRA-1 in March 2007 (CRA 2012b). The highest concentrations of TCE are generally found in SGZ wells just south of the Three Hangars Building. Concentrations decrease rapidly away from this area and also decrease with depth: Concentrations in the GSU are lower than in the SGZ and concentrations in the regional aquifer are lower than those in the GSU. Concentrations in the regional aquifer below the Airport Property are generally below 10 μ g/L except in wells D-2 and D-8, which have both had concentrations above 30 μ g/L in the past 5 years (CRA 2012b). TCE concentrations in the TARP area of the plume are generally below 25 μ g/L with the exception of an area near the South Well Field and a larger area in the north-central part of the plume (Malcolm Pirnie/ARCADIS 2012). The highest TCE concentration measured in the TARP monitoring well network between 2008 and 2012 was 97.9 μ g/L measured in a sample collected from regional aquifer well R-004A in May 2008 (Malcolm Pirnie/ARCADIS 2012).

In addition to TCE, the following VOCs were detected in groundwater at the site: 1,1-DCE; trans-1,2-DCE; chloroform; benzene; and xylene. However, TCE is the most widespread contaminant in groundwater at the site. As shown on Figure 2 the main plume extends about 6 miles from the eastern portion of the AFP44 site to the North Well Field of TARP.

Chromium was detected above its MCL in groundwater at and adjacent to AFP44, with a maximum concentration of $8,400 \, \mu g/L$ detected in a sample from well E-24. Some chromium was also found in a limited area north of Los Reales Road, although the concentrations of chromium found north of the Los Reales Road did not exceed the Safe Drinking Water Act MCL.

At the time of the RI, the City of Tucson operated production wells for its municipal water supply near the TIAA Superfund Site, some of which had TCE detections above the MCL of 5 μ g/L. Similarly, chromium detections above the MCL were found primarily in municipal wells at or adjacent to AFP44. TCE detections above the MCL of 5 μ g/L were also found in some of the private wells within the vicinity of TIAA Superfund Site (EPA 1988). As a result, the primary human health risk posed was the potential for direct ingestion of contaminated groundwater.

4. Remedial Actions

4.1 Remedy Selection

This FYR will focus on three of the five Operable Units (OU) for the site. OU 1 (TARP) is considered the site-wide regional groundwater remedy, with the exception of OU 3 where the Air Force is the lead for remediation on the Federal Facility. OU 2 (Airport) is considered the remedy specific to Airport Property, and OU 3 is AFP44. OU 4 (1,4-dioxane remediation activities on AFP44) and OU 5 (1,4-dioxane remediation activities north of Los Reales Road) are both related to the 1,4-dioxane groundwater contaminant plume. There is currently no EPA decision document associated with this emerging contaminant. There are two EPA Records of Decision that were reviewed for the remedial actions for this FYR. The 1988 and 1997 RODs (1988 and 1997) were signed by EPA. There was a ROD issued by the Air Force in 1985 for AFP44 but not signed by EPA because there was uncertainty related to the role of EPA at Federal Facilities until the Superfund law was changed in 1986. Even though the Air Force is the lead agency for AF Plant 44 and thus can conduct the FYR, EPA with agreement by the Air Force decided to include the remedial actions on AFP44 in the TIAA FYR. The findings of this Five-Year Review may offer recommendations for the proposed ROD for AFP44 that is scheduled to be completed in 2016.

4.1.1 OU1 (TARP Groundwater Treatment System)—1988 ROD

In the 1988 ROD, the selected groundwater remedy for Area A (north of Los Reales Road) included groundwater extraction from both the upper divided aquifer and the regional undivided aquifer. Extracted groundwater was to be treated with packed column aeration and the vapor emissions from the packed column facilities treated with GAC. Discharge of treated water was to be provided to the municipal potable water distribution system.

Contaminants of Concern in 1988 ROD with MCLs & State Action Levels (µg/L)

Chemical	MCL or Proposed MCL	State Action Level
Trichloroethylene (TCE)	5	5
1,1-dichloroethylene	7	7
Chloroform	100	3
Chromium (VI)	50 (as total chromium)	
trans-1,2-dichloroethylene		70
Benzene	5	5

The goal of the remedy selected was to treat extracted groundwater to an overall excess cancer risk level (presumably for all contaminants combined) of 1×10^{-6} . The ROD further specified treatment of TCE to a concentration of approximately 1.5 µg/L, while noting that the Maximum Contaminant Level for TCE is 5 µg/L and that "treatment will bring the levels of other contaminants well below their respective MCLs, State Action Levels, and 10^{-6} excess cancer risk concentrations." There is ambiguity in the 1988 ROD as to whether it only required the treatment of TCE or all contaminants to the 1×10^{-6} risk per contaminant or cumulatively.

The uncertainty of the 1988 ROD can be best understood through one of the comments and responses in the Responsiveness Summary:

Comment: "It is unclear here, as it is throughout the FS, whether the TCE $1x10^{-6}$ cancer risk level is a treatment objective, an aquifer clean up standard, or both."

EPA Response: "The overall $1x10^{-6}$ excess cancer risk is a treatment objective for all contaminants in groundwater. The treatment objective corresponds to a level of 1.5 ppb, a level that is below the MCL (5 ppb) and $1x10^{-6}$ excess cancer risk concentration (3 ppb) for TCE."

The 1988 ROD states that a combination of the treatment goals of this ROD and the remedial actions taking place at AFP44 will result in an overall restoration of the groundwater basin in this area. There were no remedial action objectives (RAOs) specified in the 1988 ROD.

4.1.2 OU2 (Airport Shallow Groundwater Remedy/TI Zone Remedy) —1997 ROD

The 1997 ROD primarily addresses groundwater, soil and soil gas contamination on the Tucson Airport Property. The selected remedies for OU2, which are being reviewed as part of this FYR, are composed of the following components: 1) SVE for VOC-contaminated soils; 2) extraction, treatment, and reinjection of shallow groundwater outside the Technical Impracticability (TI) Zone to achieve restoration of groundwater to MCLs; and 3) extraction, treatment, and discharge of shallow groundwater within the TI Zone to achieve containment. The Airport Property Landfill Remedy and PCB Soils Remedy, which are also included in the 1997 ROD, will be addressed in the next FYR because these RAs were not completed before the start of this review period for this document.

The RAOs for the selected soil remedy using SVE included achieving lateral and vertical soil vapor containment until contaminant soil gas concentrations have been reduced such that ceasing SVE operations will not cause an impact on groundwater water quality standards to the Shallow Groundwater Zone or to the Regional Aquifer.

The RAOs for the shallow groundwater remedy are two-fold: 1) prevent migration of the VOCs into the Regional Aquifer (or into currently clean portions of the Shallow Groundwater Zone) at levels that result in an exceedance of groundwater cleanup standards (MCLs, see Table 6 of the 1997 ROD); and 2) restore the water in the shallow groundwater outside of the TI Zone to drinking water quality wherever practicable. EPA made the determination that it was not technically practicable to restore the groundwater with concentrations of 47,000 μ g/I within the clay zones found in the TI Zone. Therefore, the RAO for the TI Zone is containment.

4.1.3 OU3-(Air Force Plant 44) - 1985 ROD

The ROD developed by the Air Force in 1985 selected groundwater pump and treat as the remedy to address the VOCs and total chromium in groundwater. The Air Force ROD did not select a specific type of treatment system for the groundwater nor did it identify specific RAOs. Subsequent to the ROD, the Air Force developed treatment goals, chemicals of concern, and treatment levels in the RA Plan. The ROD and RA Plan were written before the Superfund law was amended in 1986 and EPA and the State concurrence with the Record of Decision was not part of the process.

The description of the remedy is construction of the reclamation wellfield to extract contaminated groundwater from the Regional Aquifer; withdrawal and treatment of extracted groundwater to remove contaminants; injection of treated water to the groundwater; and monitoring of the groundwater to ensure the effectiveness of the remedial effort and to substantiate termination. The remedial action objective was to restore groundwater. The RA Plan selected the following chemicals of concern and the respective treatment target levels:

Target Treatment Goals in the 1985 Remedial Action Plan for Air Force Plant 44 (µg/L)

Chemical of Concern	Target Treatment Goal
Trichloroethylene (TCE)	5
1,1-Dichloroethylene	0.033
1,1,1- Trichloroethane	16.8
Chromium	50 (as total chromium)

4.2 Remedy Implementation

The following subsections summarize the RAs implemented at the TIAA Superfund Site.

4.2.1 OU1— TARP Groundwater Treatment System

The TARP groundwater treatment facility uses packed column aeration to remove VOCs from the extracted groundwater and vapor-phase GAC treatment of the resulting vapor prior to discharge to the atmosphere. The TARP groundwater treatment facility is comprised of two remediation well fields: the North Well Field and the South Well Field. The combined extracted groundwater from the North Well Field and the South Well Field is conveyed to the TARP groundwater treatment facility, located northwest of the I-19/Irvington Road intersection (Figure 2). The objective of the North Well Field, which consists of four high-capacity extraction wells, is to contain the TCE plume in the Regional Aquifer. The objective of the South Well Field, which includes five low-capacity extraction wells, is to provide mass removal of the TCE from the Regional Aquifer. Together, nine wells pump an average of about 3,531 gallons per minute (gpm) (Malcolm Pirnie/ARCADIS 2012).

The TARP system was started in September 1994 and has pumped over 38.1 billion gallons of groundwater, removing approximately 4,560 pounds of TCE from the aquifer during the 216 months of operation (Malcolm Pirnie/ARCADIS 2012). The treated water from the TARP groundwater treatment facility is delivered to the Tucson Water Department (Tucson Water) distribution system. The current TARP groundwater treatment facility consists of the following components:

- Nine groundwater extraction wells; the North Well Field extraction well capacity ranges from 500 gpm to 1,250 gpm, and the South Well Field extraction well capacity ranges from 60 gpm to 350 gpm
- Conveyance pipeline from the extraction wells to the treatment system (influent)
- Acid tank for scale reduction
- Air stripping tower
- Vapor-phase GAC treatment
- Conveyance pipeline from the treatment system to the Tucson Water distribution system

4.2.2 OU2 - Airport Shallow Groundwater Remedy/TI Zone Remedy

The shallow groundwater contamination at the Airport Property is addressed by the 1997 ROD. The remediation system includes six groundwater extraction wells pumping groundwater to the centralized treatment facility. This treatment facility uses an air stripper to remove VOCs (primarily TCE) from the extracted groundwater. According to the August 2012 monthly operations and maintenance (O&M) report (CRA 2012b), six wells together pump at an average of about 68 gpm. The treated water is re-

injected into the Regional Aquifer upgradient of the extraction system, and the air stripper off-gas is treated by vapor-phase GAC prior to discharge to the atmosphere. The groundwater treatment system was started in October 2007 and has pumped over approximately 85 million gallons of groundwater and removed approximately 1,556 pounds of TCE since the startup (CRA 2012b).

Soil contamination at the Airport Property is addressed by the TI Zone SVE system. The TI Zone SVE system includes four SVE well nests connected through a pipeline to the centralized treatment facility, which treats extracted vapors through vapor-phase GAC prior to discharge to the atmosphere. Each TI Zone SVE well nest consists of two SVE wells, one well screened within Units 2 and 3, and one well screened within Unit 4. According to the August 2012 monthly O&M report (CRA 2012b), the average flow rate of the four TI Zone wells collectively is approximately 297 standard cubic feet per minute. The TI Zone SVE system was started in October 2007 and has removed approximately 5,515 pounds of TCE since the startup (CRA 2012b).

4.2.3 OU3-Air Force Plant 44

In April 1987, the Groundwater Treatment Plant (GWTP) on AFP44 was brought on line. Processes at the GWTP included extraction, treatment (using air stripping), and injection of treated groundwater into the aquifer at a maximum possible rate of approximately 5,000 gpm. The wellfield configuration utilized extraction and injection wells to achieve hydraulic containment of the plume by extracting groundwater from the center of the plume and injecting it along the outside perimeter of the plume. The system was comprised of two separate piping networks: a "high chrome" system and a "low chrome" system. Water from wells in the "high chrome" system was treated by ion exchange to remove chromium before treatment in the air strippers to remove VOCs. The ion exchange treatment system was dismantled in 1994 because chromium levels in the "high chrome" influent were consistently below applicable drinking water criteria (Raytheon 2006). Current influent concentrations of chromium in the "high chrome" system range from 10 to 15 μ g/L. Although contaminated groundwater pumped from the "high chrome" system well field displayed low chromium levels, there are areas within the "high chrome" that are monitored and continue to have high levels of chromium. Chromium concentrations in 2010 ranged from 3,840 to 29,800 μ g/L in the aquifer.

In 2002, improved analytical methods allowed for more accurate measurement of 1,4-dioxane in groundwater at the TIAA Superfund Site. Sampling of the GWTP influent and effluent indicated that the existing air stripping system was not able to adequately treat 1,4-dioxane in the extracted groundwater. In 2004, the Air Force conducted a technology evaluation for 1,4-dioxane treatment options (Earth Tech 2004). This evaluation determined that an advanced oxidation process (AOP) system, specifically hydrogen peroxide and ozone (HiPOx), could be used to treat both the chlorinated VOCs and 1,4-dioxane for about the same annual cost as the existing packed column aeration system. The original groundwater extraction system and GWTP were taken offline in November 2008 to allow construction of the new AOP system. The AOP system was designed to treat 1,4-dioxane and other contaminants of concern at the site. The system upgrades, necessary repairs, and startup testing were completed, and the system was brought online in September 2009. This system has been functioning in accordance with design specifications since that time. The groundwater remediation system has 28 extraction and 26 recharge wells that are all screened in the upper zone of the regional aquifer. Currently, the operating groundwater remediation system at OT012¹ consists of 11 extraction wells (E01, E02, E04 to E08, E09R, E13, E23, and E24), a HiPOx AOP treatment plant, seven recharge

¹ Regional Groundwater Aquifer and Shallow Groundwater Zone

wells (R02, R08 to R11, R18, and R20), and associated distribution system components. The AOP system treats both 1,4-dioxane and TCE as well as other contaminants of concern.

4.3 Operation and Maintenance

O&M of the treatment systems is necessary to achieve the following objectives set forth in the RODs: containment of VOC-contaminated groundwater and VOC-contaminated soil; mass removal of VOCs; and treatment of extracted groundwater to concentrations less than MCLs to prevent impact to groundwater above water quality standards. Specifically, appropriate and efficient O&M maximizes the operational time of extraction wells and the treatment plant to maximize contaminant removal.

4.3.1 OU1—TARP Groundwater Treatment System O&M

Typically, the areas of the TARP groundwater treatment system that require O&M are groundwater extraction wells, air stripper equipment, conveyance piping, and vapor-phase GAC units. Operation information is submitted to EPA in both semiannual status reports and monthly operational reports. The reports typically include, at a minimum, the following (Malcolm Pirnie/ARCADIS 2012):

- System operating time, downtime, and maintenance activities;
- Quantity of water treated;
- Flow rate of each groundwater extraction wells;
- Influent and effluent TCE concentrations;
- TCE mass removed from the groundwater during the month; and
- Sulfuric acid and sodium hypochlorite delivery volumes.

The *Operation and Maintenance Plan* (O&M plan; City of Tucson Water Department 2001) for the TARP area was submitted in July 2001. The O&M plan lists operating parameters such as flow rates and discharge pressures at extraction wells, flow rates for the air stripper blower, differential pressure for the packed columns and carbon vessels, and monitoring of raw and treated water quality. Regular maintenance activities are as follows:

- Periodic inspections of pumps, valves, filters, tanks and other system components;
- Periodic cleaning of filters;
- Periodic lubrication of pumps, blowers, and motor-operated valves; and
- Control of scale in the packed columns.

No significant issues or problems with O&M of the treatment system have been identified. Annual operation costs were approximately \$850,000 in 2001. In 2002, management of 1,4-dioxane in the treated water from the TARP system became necessary because the toxicity of 1,4-dioxane had been re-assessed, resulting in a lower target concentration in the treated water. By 2012, the annual O&M cost of the TARP system was about \$1,400,000.

4.3.2 OU2—Airport Property Shallow Groundwater Remedy/TI Zone Remedy O&M

The components of the shallow groundwater remedy groundwater treatment system that typically require O&M are as follows: groundwater extraction wells; conveyance piping; equalization tank and transfer pump; air stripper and effluent tank; vapor-phase GAC; effluent transfer pump; effluent cartridge filters; and re-injection well. The components of the TI Zone treatment system that typically require O&M are as follows: TI Zone SVE wells; SVE conveyance piping from each SVE well to the SVE treatment system; vapor-phase carbon units; flow meters, knock-out pots; transfer pumps; and SVE blowers. Similarly, the components of the Remedy Required Subsites (RRS) SVE system that typically require O&M are: RRS SVE well; SVE blower; SVE air-to-air cooler; knock-out pot and knock-out transfer

pump; vapor-phase carbon unit; and condensate collection tank. Operation reports are submitted to EPA on a monthly basis and as part of the Performance Evaluation Reports (PERs), including, at a minimum, the following:

- Shallow Groundwater Remedy
 - System operating time, downtime, and maintenance activities
 - Quantity of water treated
 - Flow rate of each groundwater extraction wells
 - Influent and effluent TCE concentrations
 - TCE mass removed from the groundwater during the month
- SVE Remedy
 - System operating time, downtime, and maintenance activities
 - Flow rate of each soil vapor extraction wells
 - Influent and effluent TCE concentrations
 - TCE mass removed from the soil during the month

The Operation and Maintenance Manual: Shallow Groundwater Zone (SGZ) and Soil Vapor Extraction (SVE) Remedy, Tucson International Airport Area Superfund Site—Airport Property was submitted in October 2007 (CRA 2007). The O&M manual lists operating parameters such as flow rates for extraction and injection wells, flow rates for the air stripper blower, flow rates for the effluent tank transfer pump, and the pH range in influent and effluent water. Similarly, operating parameters are also listed for the TI Zone remedy SVE system and RRS SVE system such as blower flow rate, extraction flow rate at SVE well, well head vacuum pressure, sizing of the soil vapor conveyance piping, and relative humidity. Regular maintenance activities are as follows:

- Perform weekly inspections to monitor equipment performance
- Maintain facility grounds, fences, gates, and wells
- Perform preventative maintenance of system equipment and instrumentation
- Clean filters, replace carbon, and rehabilitate injection, extraction, and monitoring wells

Annual O&M costs were estimated in the 1997 ROD to be between \$125,000 and \$240,000 for the SVE system (including the RRS SVE system) and between \$112,000 and \$212,000 for the SGZ system (EPA 1997a). Actual operating costs were not available during the five-year review. Unanticipated costs include use of a sequestering agent to reduce scale at the air stripper, replacement of the rotary lobe blower with a regenerative one, and cleaning of extraction wells to remove biofouling. No significant issues or problems with O&M of the treatment system have been identified.

4.3.3 OU3—Air Force Plant 44 Groundwater Treatment System O&M

As of December 2011, a total of approximately 28 billion gallons have been extracted and recharged and 24,000 lbs of VOCs have been removed from groundwater since the groundwater extraction and treatment system was started in 1987. An estimated 54 lbs of 1,4-dioxane have been removed since startup of the AOP system in 2009. Average pumping and injection rate for the period from July 2011 through June 2012 was about 1,600 gpm, with a resultant VOC mass removal of 123 lbs.

The areas of the AFP 44 groundwater treatment HiPOx system that require O&M are groundwater extraction and injection wells. Operation reports are submitted to EPA as part of the Installation Restoration Program Environmental Remediation Annual Update reports and the information is presented at the Air Force quarterly technical exchange meetings. The reports typically include, at a minimum, the following:

- GWTP Remediation Operations
 - Historical pumpage volumes for extraction and recharge wells
 - Cumulative VOC removal
- Repairs and Maintenance
 - List of repairs and maintenance during reporting period
- Environmental Releases

The *Operation and Maintenance Plan* for AFP 44 HiPOx system lists periodic inspections, maintenance, calibration checks and flow rates. Regular maintenance activities are as follows:

- Periodic inspections of reagent level or inventory
- Periodic inspections of Oxygen/Ozone System
- Periodic inspections of Cooling System
- Periodic inspections of Gas Vent System
- Periodic inspections of Hydrogen Peroxide System
- Periodic inspections of Electrical System
- Periodic inspections of overall Processes

No significant issues or problems with O&M of the HiPOx treatment system have been identified. Annual operation costs were approximately \$1,000,000 in 2012.

5. Progress since the Last Five-Year Review

5.1 Previous Five-Year Review Protectiveness Statement and Issues

This report is the first FYR for the TIAA Superfund Site.

5.2 Work Completed at the Site during the Review Period

Work completed during the review period is described in Section 4.2 and Section 4.3.

6. Five-Year Review Process

6.1 Administrative Components

EPA Region 9 initiated the FYR in October 2012 and scheduled its completion for May 2013. Martin Zeleznik, the EPA Remedial Project Manager, led the FYR. The FYR team included Sarah Mueller, Leana Rosetti (community involvement coordinator), and contractor support provided by CH2M HILL. On September 25, 2012, EPA held a scoping call with the review team to discuss the site and items of interest as they related to the protectiveness of the remedy currently in place. A review schedule was established that consisted of the following:

- Community notification
- Document review
- Data collection and review
- Site inspection
- Local interviews
- FYR report development and review

6.2 Community Involvement

On October 18, 2012, a public notice was published in the *Arizona Daily Star*, and on January 10, 2013, it was published in Spanish in *La Estrella*, announcing the commencement of the FYR process for the TIAA Superfund Site, providing Martin Zeleznik as a contact person and inviting community participation. The press notice is available in Appendix B. No one contacted EPA as a result of the advertisement.

The FYR report will be made available to the public once it has been finalized. Copies of the document will be placed in the designated public repository: El Pueblo Public Library, 101 W. Irvington Road, Tucson, Arizona 85714. Upon completion of the FYR, a public notice will be placed in the *Arizona Daily Star* and *La Estrella* to announce the availability of the final FYR report in the site document repository.

6.3 Document Review

This FYR included a review of relevant, site-related documents, including the ROD, RA reports, and recent monitoring data. A complete list of the documents reviewed may be found in Appendix A.

6.4 Applicable or Relevant and Appropriate Requirements Review

Section 121 (d)(2)(A) of CERCLA specifies that Superfund RAs must meet any federal standards, requirements, criteria, or limitations that are determined to be legally applicable or relevant and appropriate requirements (ARARs), which are those standards, criteria, or limitations promulgated under federal or state law that specifically address a hazardous substance, pollutant, contaminant, RA, location, or other circumstance at a CERCLA site.

Chemical-specific ARARs identified in the selected remedy within the RODs for the ground water at this site and considered for this FYR for continued ground water treatment and monitoring are listed in Table 2. Arizona primary drinking water standards are the same as federal primary drinking standards except for the state standard for chloroform, which is less stringent than federal standards.

TABLE 2 Summary of Ground Water ARAR Changes

Contaminants of Concern	ARARs (μg/L)	Current Regulations (μg/L)	ARARs Changed?				
1986 ROD (and subsequent 1993 Remedial Action Plan) Applicable or Relevant and Appropriate Requirements							
Trichloroethene	5	5	No change				
1,1-Dichloroethylene	0.033	7	Less Stringent				
1,1,1- Trichlorethane	16.8	200	Less Stringent				
Chromium	50	100	Less Stringent				
1988 Record of Decision Applicable or Re	elevant and Appropriate	<u>Requirements</u>					
1,1-Dichloroethene	7	7	No change				
1,2-Dichloroethene (trans-1,2-DCE)	70	100	Less Stringent				
Benzene	5	5	No change				
Chloroform	3	80 (total trihalomethanes)	Less Stringent				
Chromium VI	50	100 (total chromium)	Less stringent				
Trichloroethene	5	5	No change				
1997 Record of Decision Applicable or Re	elevant and Appropriate	<u>Requirements</u>					
1,1-Dichloroethane	5	NA	No change				
1,1-Dichloroethene	7	7	No change				
1,1,1-Trichloroethane	200	200	No change				
1,2-Dichloroethane	5	5	No change				
1,2-Dichloroethene (cis)	70	70	No change				
1,2-Dichloroethene (trans)	100	100	No change				
1,2-Dichloropropane	5	5	No change				
Acetone	700	700	No change				
Arsenic	50	10	More Stringent				
Benzene	5	5	No change				
Bis(2-ethylhexyl)phthalate	6	6	No change				
Carbon tetrachloride	5	5	No change				
Chlorobenzene	100	100	No change				
Chloroform	100	80 (total trihalomethanes)	More Stringent				
Chloromethane	2.7	2.7	No change				
Chromium (Total)	100	100	No change				
Dichlorodifluoromethane (Freon 12)	1,400	1,400	No change				

TABLE 2 Summary of Ground Water ARAR Changes

Contaminants of Concern	ARARs (μg/L)	Current Regulations (μg/L)	ARARs Changed?
Ethylbenzene	700	700	No change
Lead	15	15	No change
Methyl ethyl ketone	350	350	No change
Methylene chloride	5	5	No change
Nitrate (as Nitrogen)	10,000	10,000	No change
Tetrachloroethene	5	5	No change
Toluene	1,000	1,000	No change
Trichloroethene	5	5	No change
Trichlorofluoroethane (Freon 113)	210,000	210,000	No change
Trichlorofluoromethane (Freon 11)	2,100	2,100	No change
Trihalomethanes (total)	100	80	No change
Vinyl chloride	2	2	No change
Xylenes	10,000	10,000	No change

Many other changes to the regulations which affected ARARs have occurred since the 1988 and 1997 RODs were developed. The changes are summarized in Table 3.

TABLE 3

Applicable or Relevant and Appropriate Requirements Evaluation

Requirement	Citation	Document	Description	Effect on Protectiveness	Comments	Amendment Date
Arizona Interim Soil Remediation Standards (Replaced by Arizona Soil Remediation Standards)	Arizona Administrative Code (AAC) R18-8-201 et seq. (Revised numeric limitations in Appendix A of AAC R18-8, Chapter 2.)	1997 ROD	Narrative standard that states that soil concentrations may not cause or threaten contamination of groundwater in exceedance of Arizona Water Quality Standards; also sets soil contamination standards called health-based guidance levels (HBGLs). (New standard provides numeric residential and non-residential soil remediation standards for RAs)	This change in law increases the protectiveness by establishing specific numeric limits for various compounds but does not apply to this site because the soil remediation work is complete.	Results in numerical standards for treating sub-surface soils. Cleanup will meet narrative and numerical standards. Based on the requirements of the original rule, polychlorinated biphenyl (PCB)-contaminated soils and sludges with concentrations above 0.18 mg/kg in residential areas and above 0.76 mg/kg in non-residential area will be excavated for off-site disposal. The revised soil remediation levels separate requirements for PCBs based on the area and type of PCBs (e.g., low risk/high risk) as specified in Appendix A of Title 18, Chapter 7. The original rule stated that any other hazardous substances that may be identified also will be subject to the HBGL ARARs, but the revised rule subjects the soils to the numerical standards in Appendix A. (Subsurface soil must meet the new non-residential standards during cleanup activities)	Former Appendix A renumbered to Appendix B; new Appendix A made by final rulemaking at 13 A.A.R. 971, effective May 5, 2007 (Supp. 07-1).
Federal Aviation Administration Rules	AC 150/5300-13	1997 ROD	Restricts structure heights near airports.	Changes to this advisory do not affect protectiveness.	Applicable to construction of SVE system and permanent structures near airports.	9/28/2012 (Advisory circular updated)

TABLE 3
Applicable or Relevant and Appropriate Requirements Evaluation

Requirement	Citation	Document	Description	Effect on Protectiveness	Comments	Amendment Date
Federal Aviation Administration Rules	AC 150/5370-2C	1997 ROD	Restricts emissions that may cause a navigational hazard near airports	Changes to this advisory do not affect protectiveness.	Applicable to emission from operation of air strippers, thermal desorption, excavation, construction or any other types of emissions.	9/29/2011 (Advisory circular updated)
Federal Aviation Administration Rules	AC/70/7460-1F	1997 ROD	Establishes marking and lighting requirements for construction equipment or permanent structures near airports.	Changes to this advisory do not affect protectiveness.	Applicable to construction equipment and equipment or permanent structures near airports.	4/15/2000 (Advisory circular updated)
Endangered Species Act 6 United States Code (U.S.C.) §1531	50 CFR 200 and 402	1997 ROD	Establishes procedures for, determining presence of endangered species and protecting their habitats.	There has been no change to this law so no effect on protectiveness.	No endangered species have been at identified the SVE sites and plug-in sites. If any native plants or species are identified as endangered or threatened, construction or other remedial activities will be mitigated to avoid affecting such species or its habitat.	Not Applicable
National Historic Preservation Act, Section 106, 16 U.S.C. §§470 et seq.	36 CFR Parts 65 and 800	1997 ROD	Preserves historic properties by requiring that action be planned to minimize harm to National Historic Landmarks.	There has been no change to this law so no effect on protectiveness.	The Three Hangars have been proposed for designation on the Register of Historic Places. Any SVE activities near the Three Hangars would be managed to minimize harm to the buildings.	Not Applicable

TABLE 3
Applicable or Relevant and Appropriate Requirements Evaluation

Requirement	Citation	Document	Description	Effect on Protectiveness	Comments	Amendment Date
Archaeological Discoveries, Historic Preservation	41 ARS §§ 841-847, 865	1997 ROD	Preserves archaeological artifacts and remains.	There has been no change to this law so no effect on protectiveness.	If any archaeological artifacts, human remains, or funerary objects are discovered during construction, excavation or similar activities, such activity must cease temporarily to allow for investigation and preservation of such artifacts, remains, or objects in accordance with the procedures set forth in this ARAR.	Not Applicable
Clean Water Act 402.33 U.S.C. 1342; 40 CFR Part 122 (Implemented in Arizona by Clean Water Act § 402; Arizona Pollutant Discharge Elimination System (AZPDES) ARS 49-255, et seq.)	National Pollutant Discharge Elimination System (NPDES) General Permit No. CAS000002 (Waste Discharge requirements for Discharges of Storm Water Associated with Construction Activity) (Implemented in Arizona in accordance with 40 CFR 125; AAC 18-	1997 ROD		More protective as it establishes numeric limits and activity-specific guidelines for stormwater from construction operations greater than 1 acre and establishes a construction general permit for sites meeting these criteria but does not affect this site because construction is complete.	The substantive portions of the previous general permit are action-specific ARARs for the construction of the SVE and groundwater treatment systems. The revised standards promulgated by Arizona are also action-specific ARARs.	Article 9, consisting of Sections R18-9-901 through R18-9-914 and Appendix A, recodified from 18 A.A.C. 13, Article 15 at 7 A.A.R. 2522, effective May 24, 2001.
Federal RCRA Subtitle C; 42 USC §6921 et seq, (RCRA Subtitle C); ARS §49-921 et seq.	9-A-901 to 914) 40 CFR Part 261 and R18-8-261	1997 ROD	Establishes criteria for Identifying hazardous waste subject to RCRA Subtitle C treatment, storage and disposal requirements.	There has been no change to this law so no effect on protectiveness.	Requires determination as to whether excavated soils and treatment residuals (e.g., spent carbon from the SVE system) or drilling wastes are classified as hazardous waste.	Not Applicable

TABLE 3

Applicable or Relevant and Appropriate Requirements Evaluation

Requirement	Citation	Document	Description	Effect on Protectiveness	Comments	Amendment Date
RCRA Subtitle C; ARS §49-921 et seq	49 CFR Section 262.11 and R18-8- 262	New Requirement	Regulation of waste from construction and operation of remedial action requires waste generators to determine whether wastes are hazardous wastes and establishes procedures for such determinations.	This law affects the regulation of waste from remedial activities and does not affect protectiveness.	These requirements are applicable to management of waste materials generated as a result of construction of the selected remedial action or operation of any groundwater treatment units.	No amendment, existing requirement not addressed during initial ROD.
RCRA Subtitle C; ARS §49-921 et seq.	40 CFR Part 264, Subpart X and R18-8- 264	1997 ROD	Establishes narrative criteria for regulating miscellaneous treatment units.	There has been no change to this law so there is no effect on protectiveness.	Location, design, construction, operation, maintenance and closure of SVE system, including any on-site disposal, must comply with the substantive portions of the narrative criteria.	Not Applicable
RCRA Subtitle C; ARS §49-921 et seq.	40 CFR Part 264, Subpart AA and BB and R18-8-264	1997 ROD	Regulates emissions from process vents associated with solvent extraction and air strippers.	There has been no change to this law so there is no effect on protectiveness.	Emissions from the SVE treatment system must comply with these subparts.	Not Applicable
Clean Air Act 42 U.S.C. §§ 7401- 7671q	40 CFR Part 61	1997 ROD	Controls air emissions of VOCs and gaseous contaminants. (Note: Only applies if the equipment is in service of a liquid that contains at least 10% volatile hazardous air pollutant, such as TCE.)	There has been no change to this law so there is no effect on protectiveness.	Requires reduction of VOC emissions from product accumulator vessels. Also requires leak detection and repair programs.	Not Applicable

TABLE 3
Applicable or Relevant and Appropriate Requirements Evaluation

Requirement	Citation	Document	Description	Effect on Protectiveness	Comments	Amendment Date
RCRA Subtitle C; ARS §49-921 et seq.	40 CFR Part 264, Subpart I and R18-8- 264.170 et seq.	1997 ROD	Establishes requirements for containers holding RCRA hazardous waste for treatment, storage or disposal including condition, management, and inspection of containers, container compatibility with wastes and design and operation of container storage areas	There has been no change to this law so there is no effect on protectiveness.	Containers storing treatment system waste (including RCRA wastewater from the SVE air/water separator and GAC carbon), sludges or soil must comply with substantive provisions.	Not Applicable
RCRA Subtitle C; ARS §49-921 et seq,	40 CFR Part 264, Subpart J and R18-8- 264.190 et seq.	1997 ROD	Establishes requirements for tank systems used to store or treat hazardous waste, including design and installation, containment and detection of releases, operating requirements, inspections, responses to leaks or spills and closure and post-closure.	There has been no change to this law so there is no effect on protectiveness.	Tanks used for treatment or storage must comply with substantive provisions.	Not Applicable
RCRA Subtitle C; ARS §49-921 et seq.	40 CFR Part 264 Subpart O and R18- 8-264	1997 ROD	Establishes waste analysis requirements, performance standards, operating requirements, monitoring and inspection requirements and, closure requirements.	There has been no change to this law so there is no effect on protectiveness.	An ARAR if the SVE system employs catalytic oxidation or thermal oxidation to treat offgas.	Not Applicable

TABLE 3
Applicable or Relevant and Appropriate Requirements Evaluation

Requirement	Citation	Document	Description	Effect on Protectiveness	Comments	Amendment Date
RCRA Subtitle C; ARS §49-921 et seq.	40 CFR Part 268 Subpart E and R18-8- 268 et seq.	1997 ROD	Storage of land-banned waste must comply with these requirements. Storage of more than one year requires demonstration that such storage is solely for the purpose of accumulation to allow for proper recovery, treatment, and disposal.	There has been no change to this law so there is no effect on protectiveness.		Not Applicable
RCRA Subtitle C; ARS §49-921 et seq.	40 CFR 262.34	New Requirement	Regulates temporary accumulation of hazardous waste on-site. Specifies procedure for accumulation of hazardous waste on-site for certain amounts of hazardous waste and for certain time periods under generator status.	This law affects the accumulation of waste onsite after it has been generated and, therefore, does not affect protectiveness as there is no waste being generated at the site.	These requirements are applicable to management of waste materials generated as a result of construction of the remedial action and operation of any of the groundwater treatment plants if the waste materials generated are hazardous wastes	No amendment, existing requirement not addressed during initial ROD.
Federal Clean Air Act, 42 U.S.C. §§7401 et seq.	Pima County Bureau of Air Pollution Control Rules and Regulations, Title 17 Pima County Air quality Code, 17.16.430, Subparagraph F		Requires reasonably available control equipment from a stationary source that emits VOCs.	There has been no change to this law so there is no effect on protectiveness.		Not Applicable
Toxic Substances Control Act, 15 U.S.C. 2601 et seq.	40 CFR Parts 702-775	1997 ROD	Disposal of PCB waste in excess of 50 mg/kg must comply with TSCA requirements	There has been no change to this law so there is no effect on protectiveness.	PCB concentrations must be established to determine whether the soils must be sent to an approved TSCA facility. This is both a chemical-specific and an action-specific ARAR.	Not Applicable

TABLE 3
Applicable or Relevant and Appropriate Requirements Evaluation

Requirement	Citation	Document	Description	Effect on Protectiveness	Comments	Amendment Date
Resource Conservation and Recovery Act (RCRA) Subtitle C; ARS §49-921 et seq.	40 CFR part 264, Subpart CC and R18- 8-164 et seq.	1997 ROD	Establishes air emission standards for tanks and containers.	There has been no change to this law so there is no effect on protectiveness.	Relevant and appropriate if remedy employs on-site treatment.	Not Applicable
RCRA Subtitle D	40 CFR 258.10	1997 ROD	Establishes safety requirements for landfills near airports.	There has been no change to this law so no effect on protectiveness.		Not Applicable
RCRA Subtitle D	40 CFR Part 258 as implemented by ARS Title 49, Chapter 4	1997 ROD	Establishes minimum operating criteria for landfills that receive waste after 1996 and procedures for closures of open dumps.	There has been no change to this law so no effect on protectiveness		Not Applicable
RCRA Subtitle D	40 CFR Part 257	1997 ROD	Establishes criteria for determining whether a solid waste disposal facility poses a threat to human health and the environment.	There has been no change to this law so no effect on protectiveness		Not Applicable
Federal Safe Drinking Water Act, 42 U.S.C. Sec. 300g-1, 40 CFR 141.161	40 CFR Part 141 (Subparts B, C, G), Federal Primary Drinking Water Standards-MCLs	1997 ROD	MCLs were established as health-based drinking water standards to protect public health from contamination that may be found in drinking water from public water systems. The NCP, 40 CFR §300.430(e)(2), provides that remedial actions generally must attain MCLs and non-zero MCLGs where groundwater is a source or potential source of drinking water.	There is no effect on protectiveness as only the arsenic levels, which are not a COC at the site, had a change in MCL since the 1997 ROD.	Forms one of the bases for the development of chemical-specific Shallow Groundwater Zone cleanup levels. The Shallow Groundwater Zone cleanup levels are based on the federal MCLs, as set forth in Table 6.	66FR 6976, Jan. 22, 2001

TABLE 3
Applicable or Relevant and Appropriate Requirements Evaluation

Requirement	Citation	Document	Description	Effect on Protectiveness	Comments	Amendment Date
Arizona Clean Water Act	Arizona Aquifer Water Quality Standards, R18-11- 405, R18-11-406.	1997 ROD	Sets chemical-specific narrative and groundwater standards.	There has been no change to this law and no effect protectiveness.	Narrative standard prohibits discharges to groundwater that would cause a pollutant to be present in an aquifer classified for drinking water. The numeric standards are not more stringent than the federal or the state MCLs and do not set in situ standards but are ARARs with respect to any discharges.	Not Applicable
Arizona Surface Water Quality Standards ARS 49-222	R18-11-101 et seq	New Requirement	Regulates discharges to surface water.	The narrative and numerical water quality standards are more protective than those in place during the initial ROD.	Discharges from treatment systems must comply with narrative and numeric Arizona State Water Quality Standards for Surface Waters if treated water is discharged to surface water.	14 A.A.R. 4708, effective January 31, 2009 (Supp. 08-4).
Clean Water Act § 402; Arizona Pollutant Discharge Elimination System (AZPDES) ARS 49-255, et seq.	40 CFR 125; AAC 18- 9-A-901 to 9096	New Requirement	The AZPDES permit program regulates discharges into "waters of the United States" by establishing numeric limits for such discharge.	More protective as it establishes numeric limits and activity-specific guidelines for stormwater from construction operations greater than 1 acre and establishes a construction general permit for sites meeting these criteria. This does not affect this site as there are no construction operations.	The discharge of treated water to "waters of the United States" will meet the substantive effluent limitations of the permit.	Article 9, consisting of Sections R18-9-901 through R18-9-914 and Appendix A, recodified from 18 A.A.C. 13, Article 15 at 7 A.A.R. 2522, effective May 24, 2001.

TABLE 3

Applicable or Relevant and Appropriate Requirements Evaluation

Requirement	Citation	Document	Description	Effect on Protectiveness	Comments	Amendment Date
Arizona Remedial Action Requirements	ARS 49-280 (replaced by ARS 282.06(A)(2))	1997 ROD	Treatment of groundwater must be conducted in a way to provide for the maximum beneficial use of the waters of the state.	Change in rule number does not affect protectiveness.		Not Applicable
Arizona Groundwater Management Act, ARS Title 45	45-454.01 (Also includes 45-494, 45-495, 45-496, 45-600)	1997 ROD	The regulation exempts new well construction, withdrawal, treatment and injection wells at CERCLA sites from obtaining Arizona Department of Water Resources approval to extract groundwater, subject to compliance with certain substantive provisions.	Additional citations do not affect protectiveness.	The substantive standards set forth in these sections will be complied with in construction and logging of new wells.	Not Applicable
RCRA Subtitle C; ARS §49-921 et seq.	40 CFR 262.34	New Requirement	Regulates temporary accumulation of hazardous waste onsite. Specifies procedure for accumulation of hazardous waste on-site for certain amounts of hazardous waste and for certain time periods under generator status.	This law affects the accumulation of waste onsite after it has been generated and, therefore, does not affect protectiveness. There is no waste generated at the site that would be considered hazardous waste	These requirements are applicable to management of waste materials generated as a result of construction of the remedial action and operation of any of the groundwater treatment plants if the waste materials generated are hazardous wastes	No amendment, existing requirement not addressed during initial ROD.
Safe Drinking Water Act, 42 U.S.C. §300f et seq.	40 CFR 144.24,146	1997 ROD	Establishes criteria for determining exempt aquifers, including current and future use, yield and water quality.	There has been no change to this law so there is no effect on protectiveness.	Applies to design, construction, operation and maintenance of injection wells, if selected to return treated groundwater to the aquifer.	Not Applicable

TABLE 3
Applicable or Relevant and Appropriate Requirements Evaluation

Requirement	Citation	Document	Description	Effect on Protectiveness	Comments	Amendment Date
	Office of Solid Waste and Emergency Response (OSWER) Directive 9355.0-28 Emissions from Air Strippers	1997 ROD	Limits discharges of VOCs from air strippers to 15 lbs/day per site.	There has been no change to this directive so there is no effect on protectiveness.		Not Applicable
	EPA Office of Solid Waste, RCA Groundwater Monitoring; Draft Technical Guidance, Nov., 1992 (EPA/530- R93—001)	1997 ROD	Sets forth requirements for the development and implementation of a groundwater monitoring program	There has been no change to this directive so there is no effect on protectiveness.	Applies to the development of a comprehensive groundwater monitoring program for the site.	Not Applicable

6.5 Review of TIAA Superfund Site Risk Assessments

There have been two risk assessments produced using site-specific data for the TIAA Superfund Site. The first was a Public Health Evaluation (PHE) produced as part of the FS in support of the 1988 ROD. The second was a baseline human health risk assessment (BHHRA) prepared in 1996 in support of the 1997 ROD. In 1986, the Air Force signed a ROD, which was not co-signed by EPA, and implemented a remedy at OU3 (mainly groundwater south of Los Reales Road). There was no risk assessment prepared in support of the Air Force ROD. The 1993 Remedial Action Plan (RAP) produced by the Air Force included a "Risk Assessment" section. In contrast to the site-specific nature of the 1988 PHE and 1996 BHHRA, the 1993 RAP risk section was more of a general discussion of the toxicities of the primary contaminants at AFP44 and how those toxicities relate to the treatment objectives and goals established in the RAP.

6.5.1 1988 Public Health Evaluation (TARP Groundwater Treatment System 1988 ROD)

The PHE in support of the 1988 ROD was performed in accordance with the Superfund Public Health Evaluation Manual (Office of Solid Waste and Emergency Response [OSWER] Directive 9285.4-1, EPA/540/1-86/060). It addressed primarily groundwater contamination north of Los Reales Road, focusing on public supply wells, private drinking water wells and monitoring wells. The PHE identified TCE, chloroform, and benzene as the primary carcinogenic contaminants by ingestion of groundwater. Excess cancer risks, for a 70-year lifetime consumption scenario, ranged from 1.6×10^{-5} to 6.8×10^{-5} for the upper undivided aquifer and from 6.1×10^{-5} to 2.8×10^{-4} in the divided aquifer. The 1988 PHE proposed target cleanup levels for TCE and chloroform at $1.5 \mu g/L$ and $0.2 \mu g/L$ (respectively), noting that these levels represent the 1×10^{-6} incremental excess cancer risk levels for each and that benzene was expected to be cleaned up along with the TCE treatment. It further noted that hexavalent chromium "has not been demonstrated...carcinogenic via the ingestion route."

A screening assessment of TCE in shallow soil gas samples concluded that "TCE released from soil gas does not represent a health threat."

6.5.2 1996 Baseline Human Health Risk Assessment (Airport Property Shallow Groundwater Remedy/TI Zone Remedy 1997 ROD)

In support of the 1997 ROD, a BHHRA addressing OU2 was prepared by ADHS (1996). The BHHRA evaluated risks associated with contamination in soil, groundwater in the SGZ and soil gas exposures on airport property and at the Burr Brown and former West-Cap properties. Potential health risks were assessed for exposure to VOC contamination in soils and groundwater; Aroclor 1260 (a PCB) in soils and sludges at the Three Hangars Building area of the airport and various contaminants at the TAA's landfill.

The BHHRA identified current exposure pathways for an occupational scenario: exposures to vapors in the breathing zone from soil gas; incidental ingestion of contaminants in surface soil; and inhalation of contaminants as fugitive dust from surface soil. Current exposure pathways for a residential scenario include the following: offsite incidental ingestion of contaminants in surface soil, offsite inhalation of fugitive dust from contamination in surface soil or soil gas, and offsite dermal contact with contamination in surface soil. Future exposure pathways include all current pathways and additionally residential use of groundwater over the area of the shallow groundwater contamination.

The exposure pathways and associated risks identified in the risk assessment are summarized in Table 4.

TABLE 4
Exposure Pathway Analysis

Exposure Scenario & Pathway	Risk Driver(s)	Risk Estimate		
Workers' exposure to soil/incidental ingestion,	Aroclor 1260	Airport Property Former Structure 21: Excess lifetime cancer risk (ELCR) = 6×10^{-4} , hazard index (HI) = 10		
inhalation of fugitive dust or VOCs, dermal contact		Airport Property Former Structure 30: ELCR = 4×10^{-5} , HI < 1		
vocs, dermai contact		Airport Property North Drainage Outfall and Ponding Areas: $ELCR = 2 \times 10^{-5}$, $HI = <1$		
		Airport Property South Drainage Outfall and Ponding Areas: $ELCR = 3 \times 10^{-4}$, $HI = 6$		
Workers exposure to contaminants in indoor air through vapor intrusion/inhalation of VOCs	None	All estimates less than target levels		
Offsite residents exposure to	Arsenic, benzene, carbon	S-18: ELCR = 6×10^{-5} , HI < 1		
groundwater/ingestion, inhalation of VOCs, and	tetrachloride, chloroform, trichloroethene, tetrachloroethene,	S-26: ELCR = 2×10^{-4} , HI = 1		
dermal contact	1,2-dichloroethane,	S-16B: ELCR = 2×10^{-4} , HI < 1		
	1,2-dichloropropane, and	S-21B: ELCR = 7×10^{-6} , HI < 1		
	dichloromethane	S-18 and S-26: ELCR = 2×10^{-4} , HI =1		
		S-16B and S-21B: ELCR = 2×10^{-4} , HI =1		
		S-18, S-26, S-16B and S-21B: ELCR = 4×10^{-4} , HI =2		
Offsite residents' exposure to soil/incidental ingestion,	Aroclor 1260	Offsite Sediment Contamination Site 1: 2×10^{-5} , HI <1		
inhalation of fugitive dust or		Site 2: 1 × 10 ⁻⁵ , HI<1		
VOCs, dermal contact		Vacant Lot: 1 × 10 ⁻⁵ , HI<1		
Offsite residents' exposure to contaminants in indoor air through vapor intrusion/inhalation of VOCs	None	All estimates less than target levels		

6.5.3 Changes to Risk Assessment Assumptions and Factors

The two risk assessments were reviewed to identify any changes in exposure assumptions or toxicity data that would impact protectiveness of the remedies currently in place. Changes in risk assessment factors that can potentially have significant impacts on protectiveness include the following:

• Emerging contaminants: 1,4-Dioxane is considered an emerging contaminant and was not evaluated in either the 1988 PHE or the 1996 BHHRA. 1,4-dioxane is one of the major groundwater contaminants at TIAA Superfund Site and the 1,4-dioxane groundwater plume is similar in shape and size to the TCE groundwater plume, and is in the same area. Groundwater concentrations of 1,4-dioxane at the site range from 0.5 μg/L to 83 μg/L. Over a lifetime of exposure, EPA considers drinking water concentrations of 1,4-dioxane in the range of 0.35 to 35 μg/L [corresponding to 1 × 10⁻⁶ to 1x10⁻⁴ excess cancer risk for a 70-year exposure] to be protective of the risk of developing cancer. EPA is working with the PRPs (Tucson Airport Authority, AFP44, Tucson Water, and others) to remediate the 1,4-dioxane groundwater contamination. A new treatment plant at AFP44 has been added to treat 1,4-dioxane and Tucson Water is constructing a 1,4-dioxane treatment system at TARP.

Although 1,4-dioxane treatment systems are either in place (at AFP44) or under construction (at TARP), 1,4-dioxane has not yet been formally included in the remedy for the site. An assessment of 1,4-dioxane in groundwater north of Los Reales Road is the focus of a revised RI/FS and risk assessment currently underway

by the Air Force. Once the RI/FS risk assessment is finalized, 1,4-dioxane cleanup levels should be determined for groundwater and drinking water at the site and formally included in the remedy. EPA's Integrated Risk Information System (IRIS) program is currently reviewing the toxicity of 1,4-dioxane by inhalation exposure. A new toxicity value addressing risks from inhaled 1,4-dioxane will need to be addressed in subsequent FYRs.

• Vapor Intrusion^{2,3}: EPA's understanding of VOC contaminant migration from soil gas and/or groundwater into buildings has evolved over the past few years, leading to the conclusion that vapor intrusion may have a greater potential for posing risks to human health than was assumed when the two risk assessments were prepared. In September 2002, EPA released an external review draft version of its vapor intrusion guidance titled "Evaluating the Vapor Intrusion to Indoor Air Pathway from Groundwater and Soils" (EPA 2002).

To date there have been two assessments regarding the potential for vapor intrusion at the site. A basic screening of the potential for TCE off-gassing from soils was mentioned in the 1988 PHE, but this screening falls short of a rigorous vapor intrusion assessment process currently being evaluated by EPA Region IX. The vapor intrusion pathway was evaluated in the 1996 BHHRA using soil gas data and the Millington and Quirk's (1961) empirical model to calculate an effective diffusion coefficient and the Karimi model (1987) for estimating flux rate from soil. Since the BHHRA was conducted in 1996, methods/models for evaluating the vapor intrusion pathway have evolved significantly.

Evaluation of the VI pathway using more current methods/models is recommended at specific areas before the next FYR. The Three Hangars Building TI area merits a more thorough vapor intrusion assessment due to the high soil gas readings that are found in and near the TI Zone. Soil gas samples should also be taken in a small residential area across Nogales Highway from the Three Hangars Building where groundwater is less than 100 feet in depth below ground surface and concentrations of TCE are over 50 µg/L. Beneath Building 801 at the AFB 44, several high levels of soil gas have been found indicating a potential for vapor intrusion.

• Toxicity values: The Superfund program periodically updates toxicity values used for risk assessment as newer scientific information becomes available. Primary sources include EPA's IRIS and similar peer-reviewed toxicity assessment programs in other federal and state agencies. Since the 1988 PHE and 1996 BHHRA were conducted, there have been a number of changes to the toxicity values for many of the contaminants at the site. Table 5 compares toxicity values used in the 1996 BHHRA with current toxicity values (from the May 2013 Regional Screening Level Table). As noted in Table 5, new or revised toxicity values now exist for almost all of the site-related contaminants addressed in both the 1988 PHE and the 1996 BHHRA. Some new or changed toxicity values, especially those relating to cancer potency, can be expected to have a significant impact on health risks posed by the TIAA Superfund Site contamination; others may have only minimal impact.

The changes to toxicity values for the following contaminants appear to have the greatest impact on health risks at the site:

- TCE: EPA released the final revised toxicity assessment for TCE to the IRIS database on September 28, 2011 (EPA 2011a). The revised assessment upgraded TCE's carcinogen status to Human Carcinogen from Probable Human Carcinogen. In addition, cancer risks and non-cancer health hazards are determined to be a potential concern at lower levels of exposure than those previously published. However, the MCL of 5 μg/L and the current cleanup level of 1.5 μg/L for drinking water from TARP are both within the revised protective carcinogenic risk range, and EPA considers the MCL of 5 μg/L protective for both cancer and non-cancer effects.
- PCE: EPA released the final revised toxicity assessment for PCE to the IRIS database on February 10, 2012 (EPA 2012b). EPA has concluded that PCE poses less of a human cancer risk compared with previous

² Vapor intrusion sites in Arizona should be evaluated in accordance with EPA Region 9's Framework for Investigating and Evaluating Vapor Intrusion.

³ EPA also supports use of guidance on vapor intrusion published by the Interstate Technology & Regulatory Council.

assessments. The overall impact of this conclusion is that the treatment level may become less stringent. Therefore, this change is not expected to affect the protectiveness of the remedy.

- **Hexavalent chromium (Cr6):** In the intervening years since the 1988 PHE and 1996 BHHRA were produced, there has been uncertainty in the scientific community over whether or not hexavalent chromium has the potential to cause cancer in humans when ingested, especially at environmentally-relevant drinking water concentrations. At present, Superfund risk assessment guidance considers hexavalent chromium a carcinogen, and presents an oral cancer slope factor based on a New Jersey Department of Environmental Protection toxicity assessment. Using the New Jersey toxicity value for oral carcinogenicity, the protective risk range for hexavalent chromium in drinking water, assuming a 70-year lifetime exposure, is 0.013 to 1.3 μg/L (corresponding to a 1 × 10-6 to 1 × 10-4 excess cancer risk range).

The 1988 ROD did not set a cleanup goal specific for hexavalent chromium in groundwater or drinking water because, as noted above, hexavalent chromium was not considered carcinogenic by ingestion at the time. Given the present Superfund risk assessment approach, if a cleanup level were to be established in accordance with the 1×10^{-6} excess cancer risk goal in the 1988 ROD, it would be 0.013 µg/L. Current water treatment technology is not able to achieve such a low hexavalent chromium concentration. It therefore appears that the remediation goal in the 1988 ROD, of cleanup to a 10^{-6} excess cancer risk value, is not technologically feasible, at least with respect to hexavalent chromium.

EPA's IRIS program is currently undertaking a re-assessment of hexavalent chromium toxicity and is expected to address the question of toxicity values for the assessment of carcinogenicity by oral exposure. Once the IRIS toxicity re-assessment is finalized, EPA is committed to reviewing the MCL for chromium; the issue of hexavalent chromium cleanup levels for groundwater and drinking water at the site should then be revisited.

In summary, there have been a number of new developments and changes in assumptions and toxicity values that were used for risk assessment since the 1988 PHE and 1996 BHHRA were performed. The most significant appear to be the identification of 1,4-dioxane as a site contaminant in groundwater, the need to more rigorously address the potential for vapor intrusion and the revised toxicity values for hexavalent chromium. Most notably, the revised carcinogenicity status of ingested hexavalent chromium, with its new cancer risk values, calls into question the technical feasibility of achieving the 1×10^{-6} excess cancer risk treatment goal set in the 1988 OU1 ROD and the reinjection treatment goal of 50 ppb for total chromium in the 1986 OU3 ROD.

TABLE 5

Comparison of 1996 and Current Toxicity Values

Comparison of 1996 and Curren	Ingestion Exposure						Inhalation Exposure						
	RfDo (mg/kg-day)			SFo (mg/kg-day) ⁻¹		Reference Concentration (mg/m³)			Unit Risk Factor (μg/m³) ⁻¹				
Chemical	Value used in 1996 Risk Assessment	May 2013 RSL Table	Change in Toxicity	Value used in 1996 Risk Assessment	May 2013 RSL Table	Change in Toxicity	Value used in 1996 Risk Assessment converted to mg/m ³	May 2013 RSL Table	Change in Toxicity	Value used in 1996 Risk Assessment converted to (µg/m³) ⁻¹	May 2013 RSL Table	Change in Toxicity	
Organics	, ,		<u> </u>	T		T	,		1	1			
1,1-Dichloroethane	1.0E-01	2.0E-01	Less toxic		5.7E-03	More toxic	4.9E-01		Less toxic		1.6E-06	More toxic	
1,1-Dichloroethylene		5.0E-02	More toxic	6.0E-01		Less toxic		2.0E-01	More toxic	5.1E-05		Less toxic	
1,2-Dichloroethane		6.0E-03	More toxic	9.1E-02	9.1E-02	No change		7.0E-03	More toxic	2.6E-05	2.6E-05	No change	
1,2-Dichloropropane	1.1E-03	9.0E-02	Less toxic	6.8E-02	3.6E-02	Less toxic	4.0E-03	4.0E-03	No change		1.0E-05	More toxic	
1,1,2-Trichloroethane		4.0E-03	More toxic	5.7E-02	5.7E-02	No change		2.0E-04	More toxic	1.6E-05	1.6E-05	No change	
1,1,2,2-Tetrachloroethane		2.0E-02	More toxic	2.0E-01	2.0E-01	No change			No change	5.8E-05	5.8E-05	No change	
4-Methylphenol		1.0E-01	More toxic			No change		6.0E-01	More toxic			No change	
Benzene		4.0E-03	More toxic	2.9E-02	5.5E-02	More toxic		3.0E-02	More toxic	8.3E-06	7.8E-06	Less toxic	
Bis(2-Ethylhexyl)phthalate		2.0E-02	More toxic	1.4E-02	1.4E-02	No change			No change		2.4E-06	More toxic	
Carbon Tetrachloride	7.0E-04	4.0E-03	Less toxic	1.3E-01	7.0E-02	Less toxic	2.0E-03	1.0E-01	Less toxic	1.5E-05	6.0E-06	Less toxic	
Chloroform	1.0E-02	1.0E-02	No change	6.1E-03	3.1E-02	More toxic	3.5E-02	9.8E-02	Less toxic	2.3E-05	2.3E-05	No change	
Chloromethane			No change	1.3E-02		Less toxic		9.0E-02	More toxic	1.8E-06		Less toxic	
Dichloromethane	6.0E-02	6.0E-03	More toxic	7.5E-03	2.0E-03	Less toxic	3.0E+00	6.0E-01	More toxic	4.7E-07	1.0E-08	Less toxic	
Tetrachloroethylene	1.0E-02	6.0E-03	More toxic	5.1E-02	2.1E-03	Less toxic	3.5E-02	4.0E-02	Less toxic	5.2E-07	2.6E-07	Less toxic	
Trichloroethylene	6.0E-03	5.0E-04	More toxic	1.1E-02	4.6E-02	More toxic	2.1E-02	2.0E-03	More toxic	1.7E-06	4.1E-06	More toxic	
Vinyl Chloride		3.0E-03	More toxic	1.9E+00	7.2E-01	Less toxic		1.0E-01	More toxic	8.4E-05	4.4E-06	Less toxic	
Polychlorinated Biphenyls			No change	7.7E+00		Less toxic			No change			No change	
Aroclor 1254	2.0E-05	2.0E-05	Less toxic		2.0E+00	More toxic			No change		5.7E-04	More toxic	
Aroclor 1260			No change		2.0E+00	More toxic			No change		5.7E-04	More toxic	
Inorganics													
Arsenic	3.0E-04	3.0E-04	No change	1.5E+00	1.5E+00	No change		1.5E-05	More toxic	4.3E-03	4.3E-03	No change	
Beryllium	5.0E-03	2.0E-03	More toxic	4.3E+00		Less toxic		2.0E-05	More toxic	2.4E-03	2.4E-03	No change	
Cadmium		1.0E-03	More toxic			No change		1.0E-01	More toxic	1.8E-03	1.8E-03	No change	
Chromium (VI)		3.0E-03	More toxic		5.0E-01	More toxic		1.0E-04	More toxic	1.2E-02	8.4E-02	More toxic	
Lead													

Note:

-- Toxicity value not available mg/kg = milligrams per kilogram mg/kg-day = milligrams per kilogram per day mg/m³ = milligrams per cubic meter μg/m³ = micrograms per cubic meter

RfC = reference concentration

URF = unit risk factor

RfDo = oral reference dose

RSL = regional screening level

SFo = oral slop factor

2012 RSL Table = USEPA Regional Screening Levels Table (updated November 2012)

(a)Toxicity values are presented from Table 20, Baseline Risk Assessment 1994 for COPCs that were evaluated for exposure pathways in the risk assessment.

6.6 Data Review

The data review included review of groundwater quality data and other relevant information from the TARP semiannual status reports for the 1988 ROD, the *Tenth Performance Evaluation Report: SGZ Remedy and SVE Remedy* (CRA 2012b) for the shallow groundwater remedy and TI Zone SVE system for the 1997 ROD, and the *2012 AFP 44 IRP Annual Update* (AECOM, 2012), *Final Remediation Completion Report Site 5* (Earth Tech 2006), *HiPOx Operational System* (AECOM, 2012), *Development and Screening of Alternatives for TIAA Superfund Site Area A Feasibility Study* (AECOM 2011), *Draft Interim Remedial Action Completion Report IRP Site 17: Advanced Oxidation System for Regional Groundwater Treatment* (AECOM 2011), and *Site Management Plan for 1,4-dioxane RI/FS* (AECOM 2012) to assess the ongoing remedial activities at AFP44.

The primary purpose of the data review is to determine if the remedy selected is successful in achieving performance standards set forth by the respective RODs or for the AFP44 case, performance standards for a typical Federal Facility CERCLA NPL site.

6.6.1 TARP - OU1

The groundwater quality data and other relevant information from the TARP *Semi-Annual Status Report* (Malcolm Pirnie/ARCADIS 2012) was reviewed to determine if the selected remedy is successful in containing VOC-impacted groundwater and maintaining the TCE concentration in treated water below 1.5 µg/L as specified in the 1988 ROD.

The North Well Field extraction wells of the TARP groundwater system have been successful in maintaining hydraulic capture of the TCE plume boundary of the regional aquifer in the TARP area. Figure 3 indicates that the TCE plume is decreasing in width along the western boundary. In addition, groundwater capture to the northwest is evidenced by the absence of TCE detected at sentinel wells WR-237A, WR-238A, and WR-239A. The highest TCE concentration at the North Well Field is observed at remediation well R-007A at 24 μ g/L and the highest TCE concentration at the South Well Field is observed at remediation well R-004A at 47 μ g/L.

Concentrations of TCE near well 410T, located on the eastern plume boundary, have been increasing since 1999. TCE concentrations in groundwater samples from monitoring well 410T have increased from approximately 2.9 μ g/L (June 1999) to 23.2 μ g/L (February 2012). The cause(s) of the increase has not yet been determined. Groundwater in this area appears to be captured by the extraction wells but the increase in TCE concentrations indicates that complete capture may not be occurring upgradient of this area in OU2. Other wells in the area (for example, wells WR-085S and the South Well Field extraction wells) show stable or declining concentrations of TCE.

TCE was not detected in the treated groundwater at concentrations above the laboratory reporting limit of 0.5 μ g/L during the past 5 years (Malcolm Pirnie/ARCADIS 2012). This meets the performance standard in the 1988 ROD.

6.6.2 Airport Shallow Groundwater Remedy/TI Zone Remedy - OU2

The following subsections discuss review of groundwater quality data, soil vapor data, and other relevant information from the *Tenth Performance Evaluation Report: SGZ and SVE Remedy* (CRA 2012b) to determine if the selected remedy is successful in achieving performance standards set forth by the 1997 ROD.

6.6.2.1 Shallow Groundwater Zone Remedy and TI Zone Remedy (Groundwater)

The Shallow Groundwater Remedy has been in operation for approximately 5 years. During this period the following trends or observations were identified from concentrations of TCE in site monitoring wells (CRA 2012b):

- TCE is not detected at least half of the time in samples from 29 monitoring wells
- 16 wells show no trend in TCE concentration
- 36 wells show a decreasing concentration of TCE
- 9 wells show an increasing trend in the concentration of TCE

In addition, groundwater elevations have increased in 17 percent of wells (mostly associated with the Regional Aquifer) and have decreased in 72 percent of the wells (CRA 2012b). Concentrations of TCE in the gravel subunit (GSU) measured in August 2012 are shown on Figure 4. The groundwater quality data reviewed generally reveals a decrease in TCE concentrations throughout the site when compared to the baseline sampling results, although there are some exceptions as indicated above. During the technical interviews, concerns were raised on the potential for rising ground water levels to result in additional mobilization and movement of contaminants at the site. EPA will continue to monitor changes in groundwater levels at the site.

For the TI Zone remedy, the extraction wells DP-1 and CRA-5 were installed to not only address TCE groundwater contamination but also to maintain TCE plume capture. At extraction well CRA-5, TCE concentrations have decreased from 23,000 μ g/L (baseline) to 1,500 μ g/L (August 2012). Similarly, at extraction well DP-1, TCE concentrations have decreased from 2,700 μ g/L (baseline) to 1,800 μ g/L (August 2012). Most of the TI Zone monitoring wells have shown a decrease in TCE concentrations of one or more orders of magnitude when compared to the baseline concentrations. For example, at monitoring well S-10, the TCE concentrations have decreased from 26,000 μ g/L to 820 μ g/L (August 2012). At monitoring well S-27, the TCE concentrations have decreased from 6,400 μ g/L to 380 μ g/L (August 2012). Groundwater elevation contour maps indicate that the extraction system maintains hydraulic capture of the groundwater within the TI Zone.

For the groundwater remedy outside of the TI Zone, extraction wells EW-1, EW-2R, EW-4, and EW-5 were installed to maintain TCE plume capture within the shallow groundwater zone of the Airport Property. The groundwater data suggests that extraction well EW-1 has been effective in TCE mass removal. At well EW-1, TCE concentrations have decreased from 900 μ g/L to 190 μ g/L (August 2012). Similarly, at extraction well EW-4 TCE concentrations have decreased from 390 μ g/L to 40 μ g/L (August 2012).

Extraction well EW-4 exhibits localized TCE plume capture as evidenced by the decrease in TCE concentrations from baseline concentrations to August 2012 concentrations noted in monitoring wells S-37 (480 μ g/L to 9.6 μ g/L), S-38 (440 μ g/L to 11 μ g/L), and S-21B (370 μ g/L to 13 μ g/L). However, the increasing TCE concentrations noted at monitoring wells S-39 (currently 34 μ g/L) and CRA-42 (40 μ g/L), located downgradient of the groundwater remedy capture zone suggest that the well may not be containing all of the TCE-impacted groundwater in the northwestern portion of the plume. Although there may not be capture at this location, any contamination that might migrate away would be captured by the TARP (OU1).

The Conceptual Model for the nature and extent of contamination at the Three Hangars had been one source located at the southeastern corner of the buildings, currently identified as the TI zone. In August and September 2012, six soil borings (CRA-51 through CRA-56) (Figure 2.1, CRA 2012b) were installed on the Airport Property underneath and near the Three Hangars, but away from TI zone and depth-discrete groundwater samples were collected. The highest TCE groundwater concentration of 13,000 µg/L was

noted at CRA-51. This finding indicates that the highest concentrations of TCE in the SGZ are no longer found within the TI Zone. In addition, as part of the work of the PCB Soils Remedy, numerous previously unknown drains were discovered inside the Three Hangars Building (CRA, 2013c). The drains are contaminated by PCBs. The elevated TCE concentration at soil boring CRA-51 may be due to historical migration of TCE from the TI Zone, or may be indicative of a previously unknown source area beneath the Three Hangars Building. A subsurface investigation is needed to define the extent of contamination and possibly revise the Conceptual Model.

6.6.2.2 TI Zone SVE Remedy (Soil)

The objective of the SVE Remedy within the TI zone is to laterally and vertically contain VOC soil vapors in subsurface soil until VOC concentrations are reduced such that ceasing operation of the SVE remedy will not cause water quality impacts to the SGZ outside the TI Zone or to the Regional Aquifer above the MCL.

The SVE system within the TI Zone operates using four SVE wells. The operational uptime of the TI Zone SVE System averaged 99 percent for the most recent reporting period (March to August 2012; CRA 2012b). Overall, uptime has been high except during periods of equipment maintenance. The soil vapor data at four SVE extraction wells indicate significant reduction in TCE concentrations compared to baseline TCE concentrations. At SVE well SVE-1U, TCE concentrations have reduced from 280,000 parts per billion volume (ppbv) to 3,000 ppbv (August 2012). Similarly, TCE concentrations have declined from 75,000 ppbv to 330 ppbv at well SVE-2U, from 230,000 ppbv to 340 ppbv at well SVE-3U, and from 67,000 ppbv to 4,600 ppbv at well SVE-4U. The combined influent TCE concentration has decreased from 220,000 ppbv (baseline) to 720 ppbv (August 2012). Measurements of negative pressure at observation wells outside of the TI Zone indicate that migration of soil vapor out from the TI Zone is controlled by the SVE system (CRA 2012b).

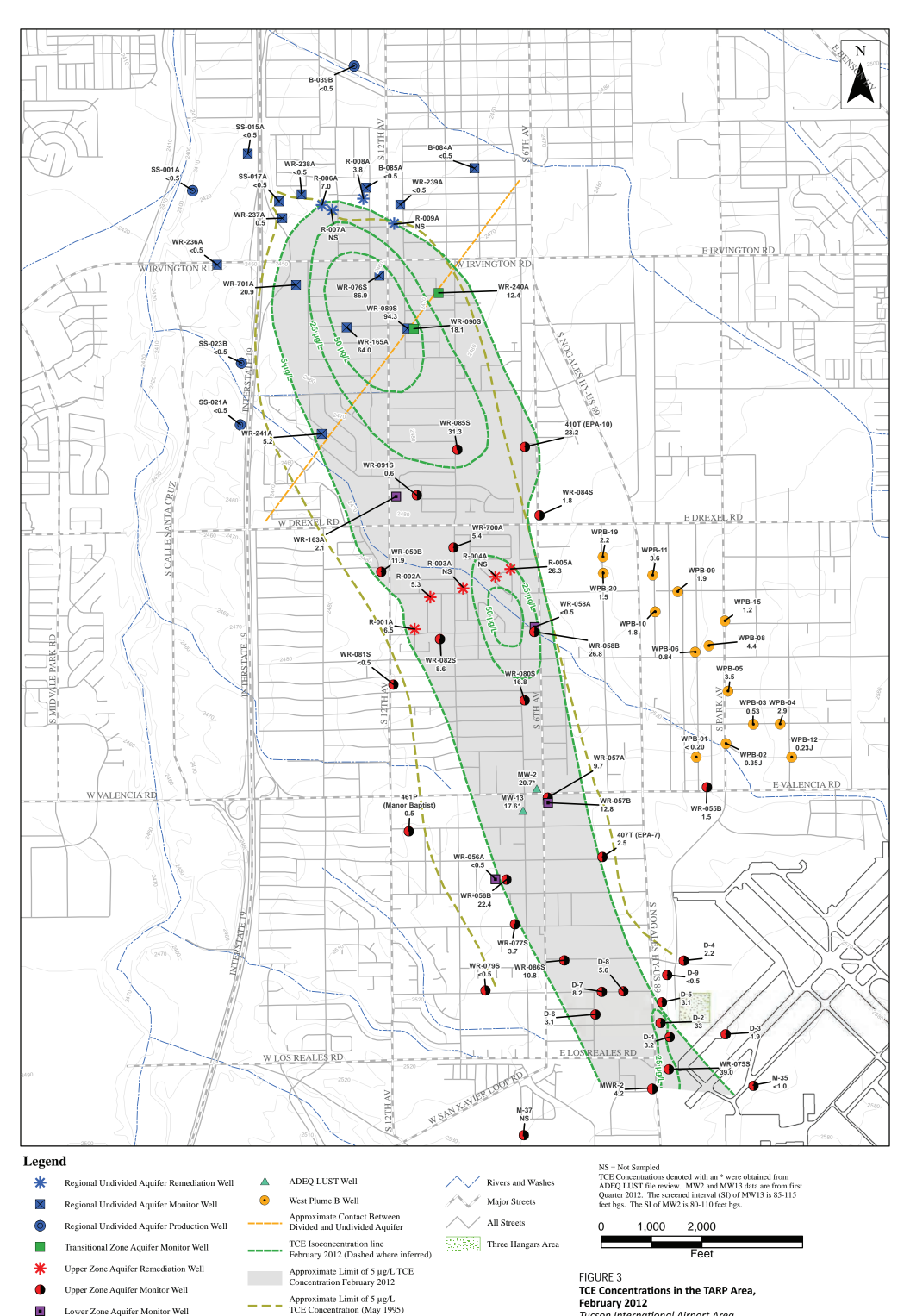
Overall, the TI Zone SVE remedy appears to be successful in VOC mass removal and preventing migration of soil vapors from the TI Zone. However, it is not clear that all of the sources under the Three Hangars Building have been characterized, as is evidenced by the high levels of contamination observed in soil boring CRA-51 and the discovery of numerous drains inside the Three Hangars Building contaminated with PCBs.

6.6.3 AFP 44 OU3

The groundwater quality data and other relevant information from the *Final Remediation Completion Report Site 5* (Earth Tech 2006), *HiPOx Operational System* (AECOM 2012), *Development and Screening of Alternatives for TIAA Superfund Site Area A Feasibility Study* (AECOM 2011), *Draft Interim Remedial Action Completion Report IRP Site 17: Advanced Oxidation System for Regional Groundwater Treatment* (AECOM 2011), and the *Site Management Plan for 1,4-dioxane RI/FS* (AECOM 2012) were reviewed to determine if the selected remedy is successful in containing VOC-impacted groundwater and maintaining the VOC concentrations in treated water below the target treatment levels as specified in the 2008 Explanation of Significant Differences.

AFP 44 extraction wells of the groundwater treatment system have been successful in maintaining hydraulic capture of the VOC and chromium plume boundary of the Regional Aquifer. Data indicate that from the initial operation of the groundwater extraction and treatment plant in 1986, overall, the VOC plume is decreasing in width and in length. As of December 2011, a total of approximately 28 billion gallons have been extracted and recharged and 24,000 lbs of VOCs have been removed from groundwater since the groundwater extraction and treatment system was started in 1987. An estimated 54 lbs of 1,4-dioxane have been removed since startup of the AOP system in 2009. The average pumping and injection rate for the period from July 2011 through June 2012 was about 1,600 gpm, with a

resultant VOC mass removal of 123 lbs. Within 6 years of commencing pump and treat operations, the mapped extent of the Cr plume had decreased from 190 to about 2 acres. However, there are wells within the plume with concentrations of Cr significantly above the MCL.



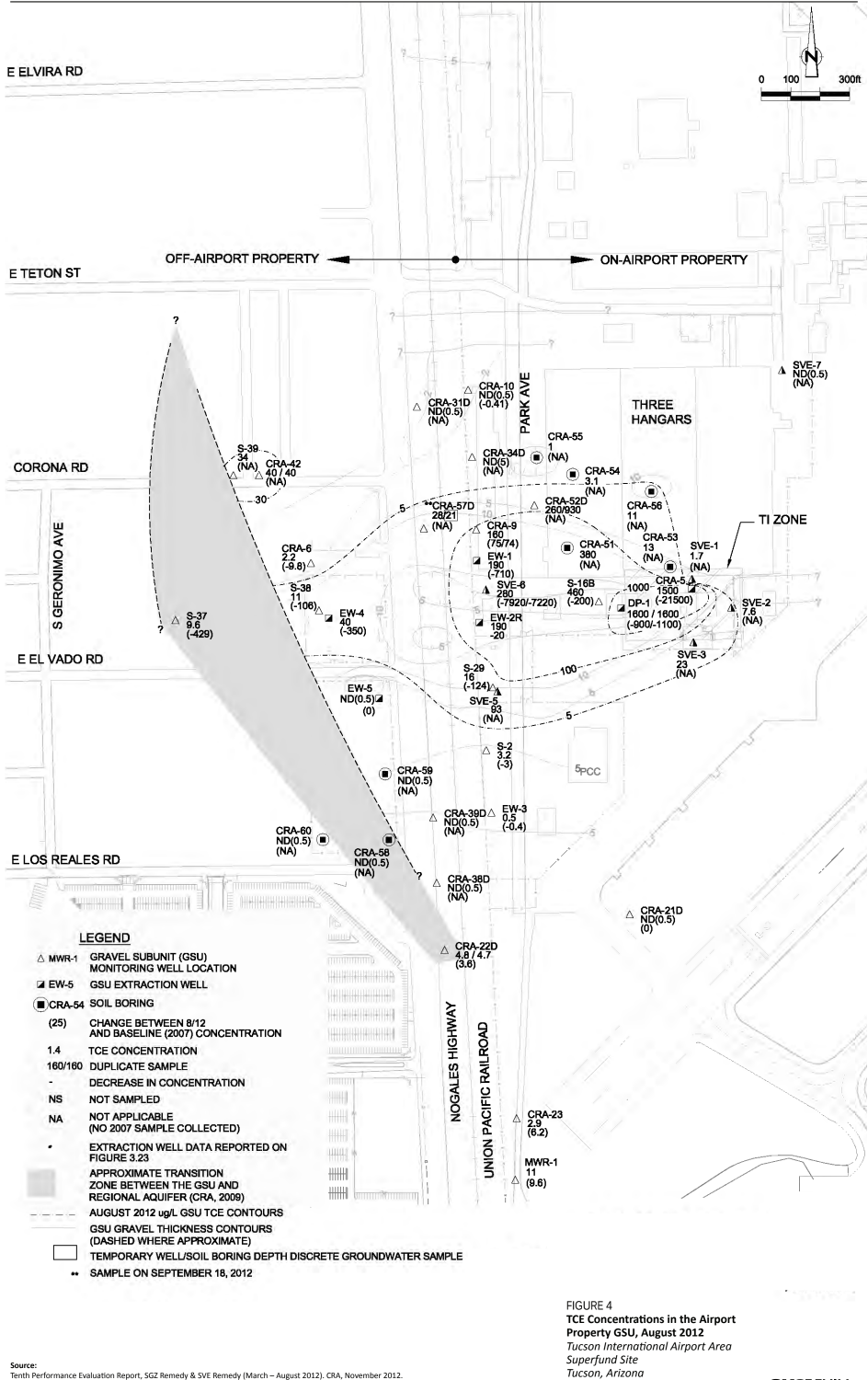
Source:

Lower Zone Aquifer Monitor Well

Tucson International Airport Area

Superfund Site

Tucson, Arizona



6.7 Site Inspection

The EPA remedial project manager and a representative of EPA's contractor performed site inspections of the TARP groundwater treatment facility, Airport Property remediation systems and AFP44 groundwater treatment facility between February 11 and 13, 2013. The inspections were also attended by representatives of the Arizona Department of Environmental Quality (ADEQ) and staff from each site (TARP, Airport Property, and AFP44). The staff associated with each treatment system provided a brief overview of the site layout and a description of the treatment systems. The inspections included the following:

- The TARP groundwater treatment facility, including the north and south well fields;
- The Airport Property remediation systems, including the shallow groundwater remediation system,
 TI zone SVE system, RRS SVE system, and several representative monitoring and remediation wells;
- The AFP44 groundwater treatment facility including several representative extraction and monitoring wells; and
- Visual observations of the site perimeter and neighboring areas.

The TIAA Superfund Site inspection checklist and photos are provided in Appendices B and C, respectively. Conditions during the inspection were favorable, with mild temperatures and no precipitation.

All inspected areas were secured with adequate fencing and all facilities (TARP, Airport Property, and AFP44) inspected were operating at the time of the site visit. The monitoring well locations inspected were not individually fenced, but were secured with locks if they were located outside of secure areas. Most of the monitoring wells observed during the inspection were in underground, flush-mounted vaults, although others were completed above-grade in a locking vault. Equipment is generally well maintained.

For the TARP groundwater treatment facility, the North Well Field, South Well Field, the chemical tanks, air stripping tower, vapor-phase GAC system, and associated piping were visually inspected. The equipment generally appeared in good condition. The tank was located in a secondary containment pad.

For the Airport Property remediation systems, the inspection included visual inspection of the SGZ remediation system and the SVE remediation system, including the TI Zone SVE system and the RRS SVE system. The groundwater extraction wells associated with the SGZ Remedy were inspected, as were the SVE wells, blower, and aboveground piping associated with TI Zone SVE system. In addition, the air stripping tower, vapor-phase GAC system, and the associated piping were visually inspected. The piping, blower, SVE wells, and vapor-phase GAC associated with the RRS SVE system were also inspected. Overall, the equipment appeared to be operating in good condition.

For the AFP44 groundwater treatment facility, the groundwater extraction wells, vapor-phase GAC system, and associated piping were visually inspected. The equipment generally appeared in good condition.

The TARP groundwater treatment system office, Airport Property remediation system office, and AFP44 groundwater treatment system office appeared to contain all necessary project information. The emergency response plan, O&M manuals, maintenance log books, permits, material safety data sheets, and other project specific information were readily available.

6.8 Interviews

During the FYR process, interviews were conducted with parties impacted by the site or aware of the site, including the community members, current landowners, potentially responsible parties, and regulatory agencies involved in site activities. The purpose of the interviews was to document the perceived status of the site and any perceived problems or successes with the phases of the remedy that have been implemented to date. Most of the community member interviews were conducted in person during February and March 2013, although a few interviews were conducted over the telephone. Technical interviews were conducted by e-mail during February 2013. Complete interviews are included in Appendix C.

Interviews were conducted with 17 community members, including the following: members of the Unified Community Advisory Board (UCAB); the Mayor and City Council; the Pima County Board of Supervisors; and other interested community members. Although many of the community members expressed satisfaction at the progress that has been made at the site, a large number also expressed concerns over emerging contaminants, past actions by Tucson Water, and whether the local, state, and federal government agencies were acting quickly enough to protect the community. Many UCAB members have lived in the area since before the groundwater contamination was discovered and have a lengthy history with the remediation process at the site.

A total of 14 technical interviews were conducted with representatives from the Tucson International Airport, TARP, and AFP44, as well as other individuals that are or currently have been involved in technical issues at the site. Most technical interviewees were current or former project managers for the various entities involved with remediation at the site. No major problems with construction or operation of the treatment systems were identified during the technical interviews. General comments received from the interviewees include the following:

- TIAA—The general consensus among respondents for the TIAA property is that the remediation system is effectively containing VOCs and meeting the performance standards in the 1997 ROD, with the following two potential exceptions:
 - Containment of TCE within the Gravel Subunit in the northwestern portion of the site may not be achieved.
 - Restoration of groundwater within the SGZ has not yet been achieved because it is expected to take a longer amount of time under the current containment remedy.

Also, increasing groundwater elevations at the site could impact the future protectiveness of the remedy if additional contaminant mass is mobilized. There have been unexpected O&M costs related to the treatment system blower, extraction wells, and air stripper.

- TARP—Respondents associated with the TARP area indicated that the system is operating as intended to protect human health. A primary concern was the need to establish a standard for treatment of 1,4-dioxane within a reasonable time to reduce uncertainty associated with the need to treat this compound at the TARP system. Treatment for 1,4-dioxane is expected to significantly increase the cost of remediation in this area. Also, hexavalent chromium may become an issue for the TARP system in the future, as operation of the system is managed to minimize the concentrations of contaminants in the treated water regardless of whether a MCL has been established.
- AFP44—General consensus among respondents for the AFP44 area is that the groundwater is being contained and contaminant concentrations in groundwater are either stable or declining. However,

the effectiveness of the remedy could be improved by treating residual contamination remaining within source zones of chromium and VOCs. The presence of 1,4-dioxane has resulted in a significant increase in the cost of the remedy due to installation of a system to treat this contaminant, and the presence of hexavalent chromium could further increase the cost in the future.

6.9 Institutional Controls

Institutional controls⁴ (ICs) are non-engineering instruments, such as administrative and legal controls, that help to minimize the potential for exposure to contamination and/or protect the integrity of a response action. For example, the methods may include restrictions or limitations on access, media use, or property use

Although ICs were not required in the 1988 ROD, the 1997 ROD discussed alternatives for institutional controls on the use of groundwater and soil at the site. No restrictions on excavation at the site have been established in any of the decision documents; however, Arizona's Well Spacing and Well Impact Rules (Arizona Administrative Code §R12-15-830) prevent drilling of any new production wells that may adversely impact groundwater remediation systems or hydraulic capture of groundwater contamination plumes.

Access to AFP44 is controlled by military security and has very restricted use requirements due to national security issues. There are no exposure issues in OU1 that would require institutional controls.

Additional institutional controls will be evaluated when the Airport Property Landfill Remedy and Airport Property PCB Soils Remedy are completed. Institutional Controls will be required at OU2 (Airport Property) if the site does not meet requirements for unrestricted use and unrestricted exposure.

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⁴ Refer to EPA Guidance "Recommended Evaluation of Institutional Controls: Supplement to the Comprehensive Five-Year Review Guidance" OSWER Directive 9355.7-18 http://www.epa.gov/superfund/cleanup/postconstruction/641333.pdf

7. Technical Assessment

7.1 TARP OU1

7.1.1 Question A: Is the remedy functioning as intended by the decision documents?

The review of documents, ARARs, remedial objectives, and the results of the site inspection indicate that overall the remedy appears to be functioning as intended by the 1988 ROD. The Remedial Actions (RAs) are functioning as designed and have been successful overall in containing TCE contamination in groundwater and treating the specific contaminants in the extracted groundwater to 1×10^{-6} excess cancer risk in the TARP area via the TARP groundwater treatment system.

No significant O&M issues were identified during this review that would affect the effectiveness of the remedy. All O&M procedures are evaluated on an as-needed basis, and the O&M manuals are revised periodically to insure that they reflect current conditions at the site and to address any issues that may have been identified. Based upon the current conditions at the site, no opportunities to optimize O&M were identified during the site inspection.

There were no Institutional Controls for OU1 identified in the 1988 ROD, and none appear to be necessary because there are no exposure issues in OU1 that would require institutional controls at this time.

7.1.2 Question B: Are the exposure assumptions, toxicity data, cleanup levels, and remedial action objectives (RAOs) used at the time of remedy selection still valid?

As noted in the review of the site's risk assessments, there have been a number of changes in exposure assumptions and toxicity data since the 1988 PHE was performed. In addition, the risk assessment methodology itself has changed; the Superfund Public Health Evaluation Manual, the basis for the 1988 PHE, has been superseded by Risk Assessment Guidance for Superfund (RAGS).

The most significant changes are the identification of 1,4-dioxane, which was not addressed in the 1988 PHE, as a site-related contaminant in groundwater; heightened awareness of vapor intrusion as a potentially significant exposure pathway at sites with VOC contamination; and the revised toxicity assessments and values for TCE and hexavalent chromium.

Most notably, the revised carcinogenicity status of ingested hexavalent chromium, with its new cancer risk values, calls into question the technical feasibility of achieving the 1×10^{-6} ELCR treatment goal set in the 1988 ROD. Implementability is one of the nine criteria by which a remedy is evaluated under CERCLA. The fact that it is not technically feasible to achieve the low concentration of hexavalent chromium in drinking water that correspond to the 1×10^{-6} ELCR treatment goal set forth in the 1988 ROD suggests the need to amend the ROD to set more feasible RAOs and cleanup values.

7.1.3 Question C: Has any other information come to light that could call into question the protectiveness of the remedy?

During this FYR, no other information has come to light that could potentially call into question the protectiveness of the remedy.

7.2 Airport OU2

7.2.1 Question A: Is the remedy functioning as intended by the decision documents?

The review of documents, ARARs, remedial objectives, and the results of the site inspection indicate that overall the remedy is functioning as intended by the 1997 ROD. The remedies have been mostly successful overall in containing TCE contamination in groundwater at the Airport Property through the shallow groundwater remedy with the exception of one isolated area located northwest off-Airport Property near wells S-39 and CRA-42 where containment has not been achieved. The SVE system at the Airport Property has also been successful in removing VOCs in the soil gas from the subsurface at the TI Zone. But recent sampling results indicate that there may be more than one source. Additional investigations are needed under the Three Hangars Building to make a determination if the remedy is functioning as intended by the decision documents

7.2.2 Question B: Are the exposure assumptions, toxicity data, cleanup levels, and remedial action objectives (RAOs) used at the time of remedy selection still valid?

7.2.2.1 Exposure Assumptions

As noted in Section 6.5.3, there have been significant improvements in vapor intrusion assessment since the 1996 BHHRA was performed in support of the 1997 ROD. In consideration of the relatively high soil gas concentrations that were observed near the Three Hangers Building area of the airport, a reevaluation of the potential for vapor intrusion in this area is needed. In addition, a vapor intrusion assessment is also needed for the nearby small residential area just off to the west of airport property.

7.2.2.2 Toxicity Data

Since the 1996 BHHRA was performed, there have been updates to toxicity data for essentially all of the COPCs in that risk assessment. As illustrated in Table 5, the majority of those updates have established or updated oral reference doses or inhalation reference concentrations. Most of these reference doses/concentrations are used for assessing the potential for non-cancer hazards posed by carcinogenic contaminants at the site. With respect to cancer risks, cancer potency values have also changed for many of the contaminants; there have been changes from higher to lower potency values and changes from lower to higher values for both oral slope factors and inhalation unit risk factors. As noted previously, the most significant of these changes in toxicity values apply to TCE and hexavalent chromium.

7.2.2.3 Cleanup Levels and RAOs

The 1997 ROD established drinking water MCLs as cleanup levels and RAOs for groundwater outside of the TI Zone. Since that ROD was signed, there have been few changes to MCLs; the MCLs for chloroform and arsenic have become more stringent and no others have changed (Table 2). The chloroform MCL decreased from 100 to 80 μ g/L, while the arsenic MCL was lowered from 50 to 10 μ g/L. The Agency has noted its intent to revisit the chromium MCL when the current toxicity re-assessment by the IRIS program is complete; following that review, an adjustment in the hexavalent chromium cleanup number may be warranted. The RAOs, containment of soil vapor and groundwater contamination in the TI Zone, have not changed.

7.2.3 Question C: Has any other information come to light that could call into question the protectiveness of the remedy?

During this FYR, no other information has come to light that could potentially call into question the protectiveness of the remedy.

7.3 AFP 44 OU3

7.3.1 Question A: Is the remedy functioning as intended by the decision documents?

Data/documents reviewed and monitoring activities indicate the remedy is functioning as intended by the 1985 ROD, and subsequent RAP. The Air Force implemented recommendations to optimize the remedy throughout the project lifetime. System duration and costs are comparable to the original estimate in the ROD.

The RA continues to operate and function as designed. In 2010, it was updated with the installation of the new AOP system. It is successfully remediating all contaminants of concern (COCs), including 1,4-dioxane. There have been no changes in the physical condition of the site (that is, geology or groundwater levels) that would affect the protectiveness of the remedy.

Monitoring data shows that contaminant levels of TCE and 1,4-dioxane are either slowly decreasing or stable. The groundwater plume is being hydrologically controlled and the plume migration contained. Data values within the plume shows signs of receding. However, concentrations of chromium have remained high. Treatability studies for areas with high levels of chromium are needed.

7.3.2 Question B: Are the exposure assumptions, toxicity data, cleanup levels, and remedial action objectives (RAOs) used at the time of remedy selection still valid?

There is no risk assessment supporting the 1986 Air Force ROD, which addresses remediation of groundwater south of Los Reales Road. The COPCs, exposure pathways and risk assessment issues are generally the same as for OU1 (groundwater north of Los Reales Road), especially the identification of 1,4-dioxane as a site-related contaminant and the revised toxicity assessments and values for TCE and hexavalent chromium. As with OU1, the technical infeasibility of achieving hexavalent chromium concentrations corresponding to the current 1×10^{-6} ELCR level suggests a need to consider revising the ROD.

Beneath Building 801 at the AFB 44, several high levels of soil gas have been found indicating a potential for vapor intrusion.

7.3.3 Question C: Has any other information come to light that could call into question the protectiveness of the remedy?

During this FYR, no other information has come to light that could potentially call into question the protectiveness of the remedy.

7.4 Technical Assessment Summary

Overall, the remedies for each of the OUs are mostly functioning as intended by their respective decision documents. The TARP groundwater system is successfully treating all water to drinking water standards, and to the more stringent ROD standards. The TARP has also prevented migration of the sitewide groundwater plume. The AFP44 groundwater system has contained its plume. However, there are data

gaps for assessing vapor intrusion and for identifying potential new sources. There should be a vapor intrusion investigation inside the Three Hangars Building and in the nearby residential community in OU2; and under Building 810 in OU3. There are also recent groundwater samples indicating that there may be additional sources from the Three Hangars Building.

There are some issues that may affect the long-term protectiveness. The decision documents for OU1 (1988 ROD) and OU3 (AFP44) are relatively old and do not have clearly defined objectives. Some of the assumptions in these objectives are no longer valid. The decision documents for OU1 and OU3 need to be significantly rewritten as part of any upcoming ROD amendments. The cleanup goal in OU1 of 1×10^{-6} excess cancer risk for contaminants may be technically infeasible and therefore the remedy would not meet the CERCLA criteria of Implementability. The 1×10^{-6} excess cancer risk standard should be evaluated in any future ROD Amendments for the site.

Containment needs to be achieved in the Off-Airport Property area northwest of the Airport Property to achieve long-term protectiveness. There should be a vapor intrusion investigation in the nearby residential community and inside the Three Hangars Building.

No other information has come to light that could potentially call into question the protectiveness of the remedies.

8. Issues

Table 6 summarizes the current issues for the TIAA Superfund Site.

TABLE 6
Current Issues for the Tucson International Airport Area Superfund Site

		tectiveness? or No)
Issue	Current	Future
1. OU1 (TARP) – 1988 ROD specifies the treatment goal of 1×10^{-6} excess cancer risk, 10^{-6} but does not specify Remedial Action Objectives	No	Yes
 OU2 (Airport Property)—In the Off-Airport Property Isolated area northwest of the Airport Property, there are isolated areas of increasing levels of groundwater contamination that suggest the groundwater extraction system is not maintaining complete capture. 	No	Yes
3. OU2 (Airport Property)—High concentrations of contaminants detected in newly drilled groundwater wells located in and around the Three Hangars Building suggests there could be additional source areas underneath the Three Hangars Building.	Defer	Yes
 OU3 (AFP44) — Concentrations of chromium in the high chromium areas have remained high over the past five years indicating that the remedial action objective of groundwater restoration may not be achievable. 	No	Yes
5. OU3 (AFP44)—There are no RAOs identified in the 1985 ROD but RAOs were identified in the RAP which were unclear.	No	Yes
 OU2, OU3 (Airport Property, AFP44) – Soil gas and groundwater data indicates a potential for vapor intrusion at three specific areas. 	Defer	Yes

9. Recommendations and Follow-up Actions

Table 7 provides recommendations to address the current issues at the TIAA Superfund Site.

TABLE 7

Recommendations to Address Current Issues at the Tucson International Airport Area Superfund Site

	Recommendations/		Oversight	Milestone Date	Affects Protectiveness? (Yes or No)	
Issue	Follow-up Actions	Party Responsible	Agency		Current	Future
1. 1988 ROD was written with unclear RAOs and set a 1 × 10 ⁻⁶ excess cancer risk for cleanup which may be technically infeasible for some contaminants.	All RAOs and cleanup goals should be evaluated as part of any future ROD Amendment associated with sitewide groundwater.	Raytheon, U.S. Air Force, City of Tucson, Tucson Airport Authority, Texas Instruments, McDonnell Douglas Corporation, General Dynamics Corporation, Arizona Air National Guard, Burr-Brown Research Corporation (now Texas Instruments), and West-Cap Arizona	EPA	12/2015	No	Yes
2. Levels of contaminants are increasing in the Off-Airport Property area northwest of the Airport Property, which suggests there is not complete capture.	Airport Property should continue groundwater investigations in this area and remedial action(s) should be implemented, if necessary.	Tucson Airport Authority, City of Tucson, General Dynamics Corporation, and McDonnell Douglas Corporation	EPA	12/2014	No	Yes
3. High levels of contaminants were found in newly drilled wells and numerous unknown drains were found inside the Three Hangars.	Airport Property should perform a subsurface investigation underneath the Three Hangars and implement appropriate actions.	Tucson Airport Authority, City of Tucson, General Dynamics Corporation, and McDonnell Douglas Corporation	EPA	12/2015	Defer	Yes
4. Concentrations of chromium in the high chromium areas have remained high over the past five years indicating that the remedial action objective of groundwater restoration may not	Air Force should plan for treatability studies for Chromium on AFP44 and implement appropriate actions.	U.S. Air Force, Raytheon	EPA/Air Force	12/2014	No	Yes

TABLE 7
Recommendations to Address Current Issues at the Tucson International Airport Area Superfund Site

Issue	Recommendations/ Follow-up Actions	Party Responsible	Oversight Agency	Milestone Date	Affe Protectiv (Yes o	veness?
be achievable.						
5. There are no clear RAOs for the 1985 ROD for AFP 44 but are in the Remedial Action Plan.	Air Force should write a new ROD.	U.S. Air Force, Raytheon	EPA/Air Force	12/2015	No	Yes
6. Soil gas and groundwater data indicates a potential for vapor intrusion at three specific areas.	An indoor air investigation should be conducted at the Three Buildings Hangar, the residential area nearby and Building 810.	All PRPs at the site	EPA	12/2014	Defer	Yes

In addition, EPA's IRIS program is currently undertaking a re-assessment of hexavalent chromium toxicity and is expected to address the question of toxicity values for the assessment of carcinogenicity by oral exposure. Once the IRIS toxicity re-assessment is finalized, EPA is committed to reviewing the MCL for chromium; the issue of hexavalent chromium cleanup levels for groundwater and drinking water at the site should then be revisited.

10. Protectiveness Statements

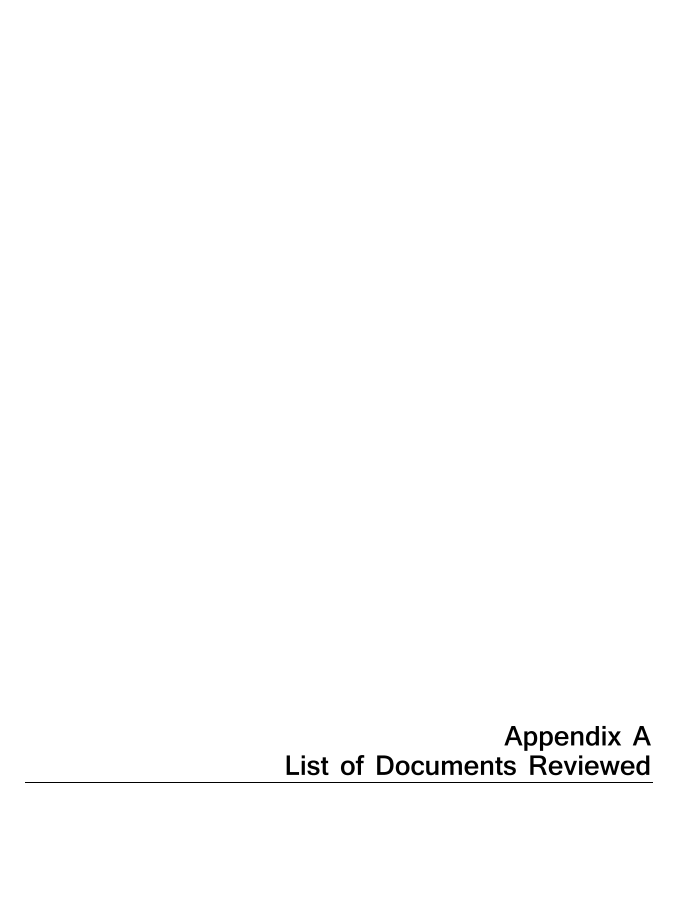
The remedy for OU 1 (TARP groundwater) is currently protective of human health and the environment because all exposure pathways to human health and the environment are controlled. However, the remedial action objectives written in the 1988 Record of Decision are unclear and the decision document should be substantially revised as part of any future amendments. Furthermore, the setting of the treatment goal of 1×10^{-6} excess cancer risk should be reviewed for technical feasibility to assure that long term-protectiveness can be achieved.

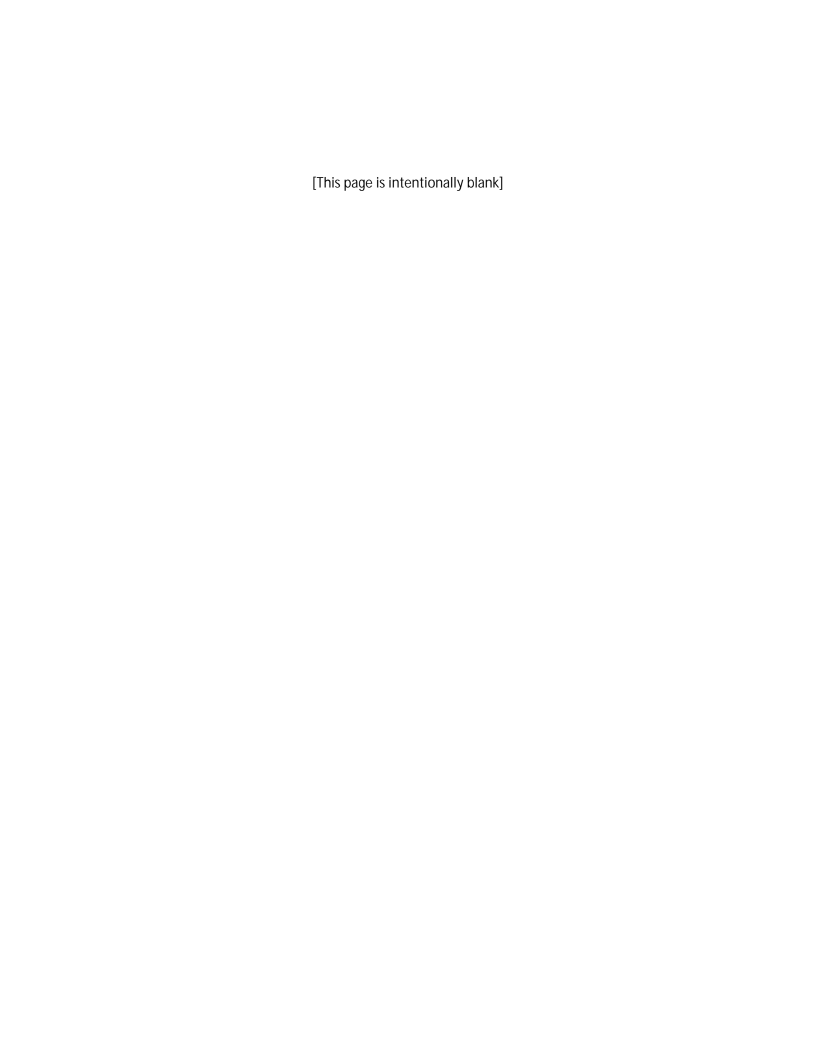
A protectiveness determination of the remedy at OU 2 (Airport Property) cannot be made at this time until further information is obtained. Further information will be obtained by conducting a vapor intrusion assessment at and near the Three Hangars Building, and by investigating contamination underneath the Three Hangars Building. It is expected that these actions will take approximately two years to complete, at which time a protectiveness determination will be made. In addition, to be protective in the long term, the groundwater extraction system northwest of the Airport needs to be reassessed to ensure plume containment.

A protectiveness determination of the remedy at OU 3 (AFP44) cannot be made at this time until further information is obtained. Further information will be obtained by conducting a vapor intrusion assessment at Building 801. In order to assure long term protectiveness, a new Record of Decision with clear remedial action objectives should be written for the site, and the remedy needs to be reassessed in the area of high chromium concentrations since it appears that remedial action objective of restoration will not be met.

11. Next Review

This site requires ongoing FYRs as long as waste is left onsite that does not allow for unrestricted use and unlimited exposure. The next FYR will be due within 5 years of the signature date of this FYR.





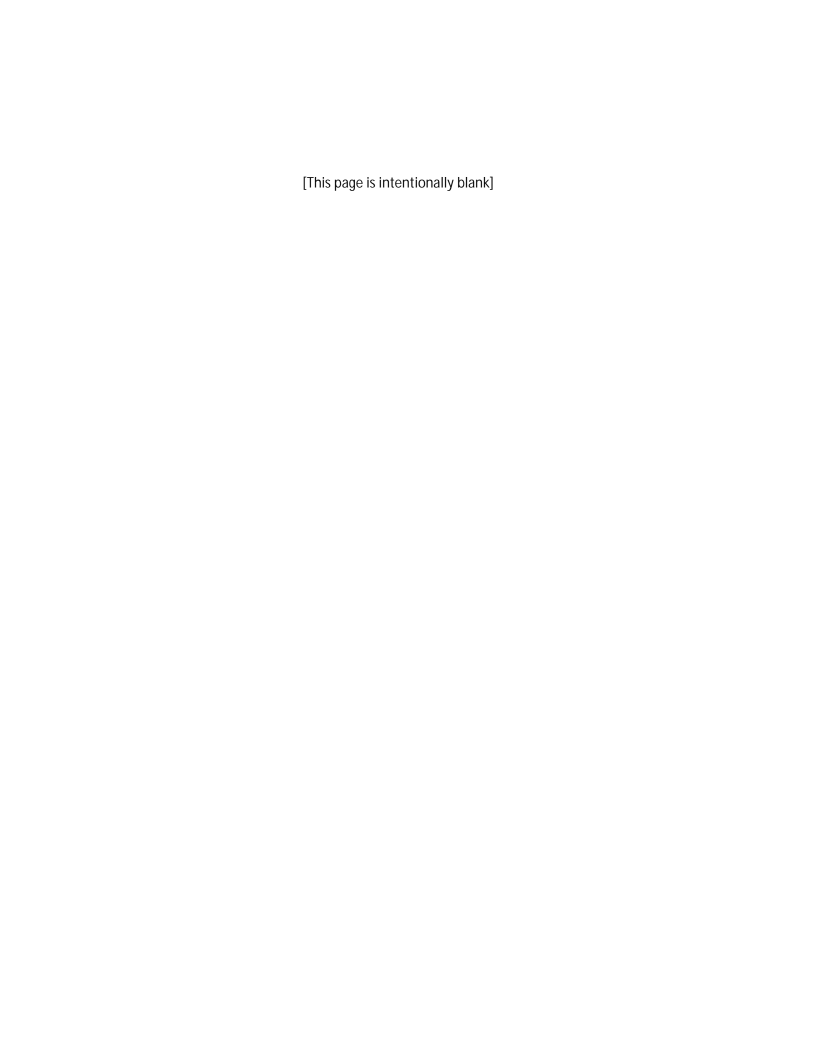
List of Documents Reviewed

AECOM. 2011a. Development and Screening of Alternatives for TIAA Superfund Site Area A Feasibility Study ... 2011b. Draft Interim Remedial Action Completion Report IRP Site 17: Advanced Oxidation System for Regional Groundwater Treatment _____.2012a. Air Force Plant 44 IRP Annual Update .2012b. HiPOx Operational System . 2012c. Site Management Plan for 1,4-dioxane RI/FS.AECOM. 2013. Draft OT012—South of Los Reales Road Regional Groundwater Plume Optimized Exit Strategy Plan Air Force Plant 44. Feburary. . 2010. Installation Restoration Program Environmental Remediation Annual Update Sites 14 and 17. February. _____. 2011. Installation Restoration Program Environmental Remediation Annual Update Site OT-12. December. __. 2012. Draft Final Second Five-Year Review of the Record of Decision for Soil cleanup of IRP Site 5. January. Aeronautical Systems Center, Wright Patterson Air Force Base, Ohio. 2008. Explanation of Significant Differences to the November 20, 1985 Record of Decision for the Air Force Plant 44 Groundwater. May Arizona Department of Health Services (ADHS). 1996. Baseline Human Health Risk Assessment. December 1. Arizona Department of Environmental Quality (ADEQ). 2013. Available at: http://www.azdeg.gov/environ/waste/sps/download/tucson/tiaamap.pdf. . 2012. Annual Report South Side Private Well Monitoring Program Tucson International Airport Area Superfund Site. August. _. 2000. Public Health Assessment, Groundwater Contamination in West Plume B North of Valencia Road, Tucson International Airport Area, Tucson, Pima County, Arizona. November 13. City of Tucson Water Department. 2001. Operations and Maintenance Plan. July. Conestoga-Rovers and Associates (CRA). 2007. Operation and Maintenance Manual, Shallow Groundwater Zone (SGZ) and Soil Vapor Extraction (SVE) Remedy, Tucson International Airport Area Superfund Site – Airport Property. October. . 2012a. Ninth Performance Evaluation Report: SGZ Remedy & SVE Remedy, Airport Property — Tucson International Airport Area Superfund Site, Tucson, Arizona, September 2011 through February 2012, Conestoga-Rovers & Associates, Inc. November. . 2012b. Tenth Performance Evaluation Report: SGZ Remedy & SVE Remedy, Airport Property – Tucson International Airport Area Superfund Site, Tucson, Arizona, March 2012 through August 2012, Conestoga-Rovers & Associates, Inc. November. ___. 2013a. Letter to Mr. Zeleznik, Re: Semi-Annual Status Report, SGZ Investigation – West End of Runway 3, Tucson International Airport Area Superfund Site – Airport Property, Tucson, Arizona. January 2.

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Press Notices



PUBLIC NOTICE U.S. ENVIRONMENTAL PROTECTION AGENCY BEGINS FIVE-YEAR REVIEW OF TUCSON INTERNATIONAL AIRPORT AREA SUPERFUND SITE

The United States Environmental Protection Agency (EPA) has begun the five-year review of cleanup actions undertaken at the Tucson International Airport. Area Superfund Site, in Tucson, Arizona, The review will evaluate whether the cleanup actions are protective of human health and the environment.

THE REVIEW PROCESS

When EPA's cleanup remedy leaves some waste in place, the Superfund law requires an evaluation of the protectiveness of remedial systems every five years, until the Site has been cleaned up sufficiently to allow unrestricted access. The purpose of the five-year review is to understand how the constructed remedy is operating and to measure the progress towards achieving the Site's cleanup objectives and the protection of human health and the environment.

Specifically, EPA will look at the movement and/or breakdown of the Site's remaining contaminants, located in the groundwater plume at Air Force Plant 44 and in Area A of the Tucson International Airport Area Superfund site. Area A includes the groundwater contamination associated with Tucson Airport Property and the Tucson Area Remediation Project (TARP).

EPA will consult with the Arizona Department of Environmental Quality (ADEQ), other regulatory authorities, EPA's scientific experts, and interview interested members of the public.

Upon completion of the review, a copy of the final report will be placed in the local information repository listed below and a notice will appear in the local paper announcing the completion of the Five-Year Review Report. EPA will monitor the Site and conduct additional five-year reviews until the Site has been sufficiently cleaned up to allow unrestricted use.

COMMUNITY INVOLVEMENT
EPA is always interested in hearing from the public. If you have any issues or concerns about the Tucson International Airport Area Superfund site cleanup, and particularly if you have issues or concerns regarding the operation and maintenance of the as-built remedy, EPA would like to talk with you. Please contact the EPA representatives below.

FOR MORE INFORMATION
Please visit the Tucson International Airport Area website at:
www.epe.gov/region09/tucsonairport. Or visit the information repository at
the Tucson Public Library El Pueblo Neighborhood Center to review the administrative record.

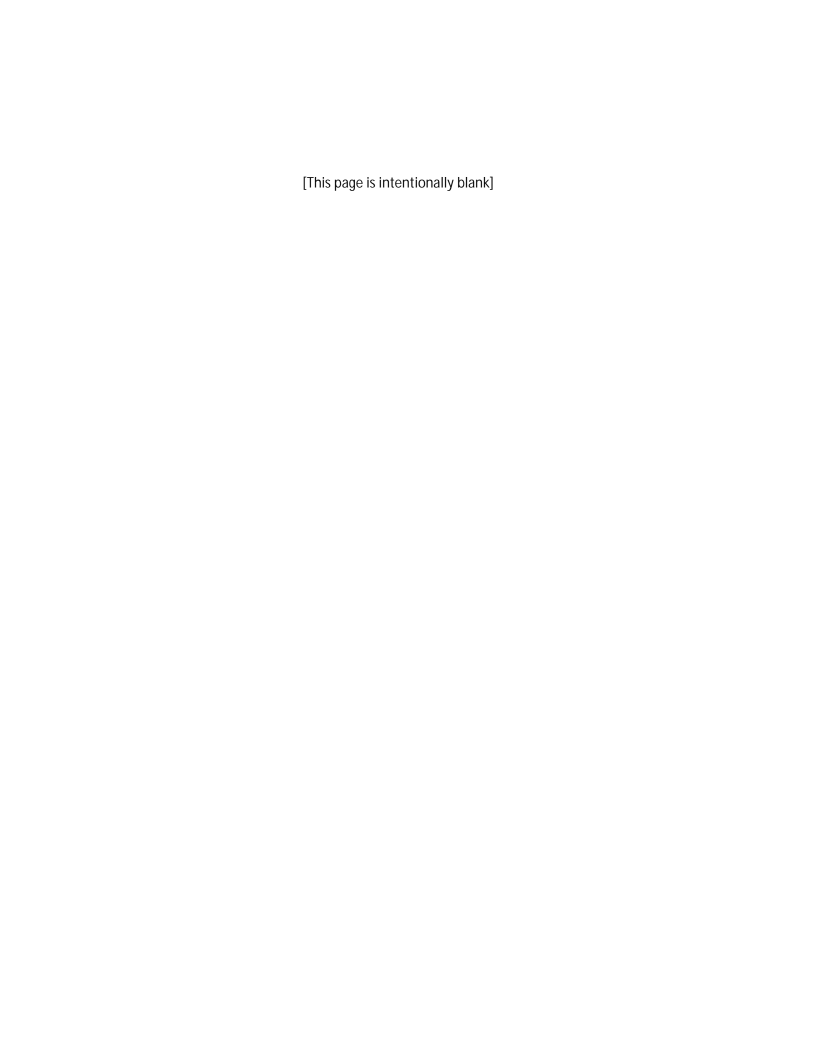
CONTACT INFORMATION Martin Zeleznik, EPA Project Manager (415) 972-3543, zeleznik@epa.gov

David Cooper, Community Involvement Coordinator (800) 231-3075 or (415) 972-3245; cooper.david@epa.gov

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Interview Forms

Interviewee: Mayor Rothschild Date/Time: 1:00 at 1/4/13 am/pm Albert Elias Jeff liggs
Interviewers: Allan formest
Martin Zeleznik, EPA claire Tonbadore Bill Ellett Mare Herman
Leana Rosetti, EPA Gerry Hight
Questions
1. What areas of work at the Superfund site are you most interested in? Society that the site is cleaned of on schedule, assure that plume does not migrate.
does not migrate.
does not migrate. No specific questions from community currently, morest a legacy issue.
2. Where do you get your information about the site? Do you feel well informed about the
site's activities and progress?
site's activities and progress? From Water Department - comer up when Liscussing water Supply, cleanups

3. Do you have any specific concerns about the cleanup? Are you aware of any community concerns regarding the site or its operation and administration? If so, please give details.

- 4. Are you aware of anyone with a private well that may not be aware of the groundwater contamination?
 No.
- 5. What effects have site operations had on the surrounding community?

 Significant historical impact 1, 4- liotane currently an issue, especially cost sharing for treatment.
- 6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.
- 7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?

 No work for the could be nice if 1, 4- dispare treatment could be implemented more quickly.
- 8. Anything else you'd like to add?
- 9. Anyone else we should interview? Chard Findres - Ward 5 council P-chard Miranda - City Mgs

Interviewee Liberd Elias	Date/Time:2/13/13	at 2: 20 am/pm
Interviewers:Martin Zeleznik, EPALeana Rosetti, EPA	Gerry Hiatl, EPA Clarcy Tenley, EPA	More Herman, ADBR
Questions 1. What areas of work at the Sup Remediation, issues to treat. Which intervals years. I retection of country many get not trust Touson we	100-2	ested in? - occurter and need, gradually over the Resple who live in have no input, may
2. Where do you get your inform site's activities and progress? See less information APER. Feet in formation Gething time on word out. Tusson	n than he used to.	Emails from IDER
3. Do you have any specific concerns regarding the site or that not heard committeest during grantions from drinking water.		0.70 1 1 1 1 1

- 4. Are you aware of anyone with a private well that may not be aware of the groundwater contamination?
- 5. What effects have site operations had on the surrounding community?

 Minima! Isople have come to conduct and what treatment
 plant is for.
- 6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.
- 7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?

- 8. Anything else you'd like to add?

 At, le from affected resident, no interest from political from affected resident, no interest from political leader or other Community members or leaders, hack of clarity in Clean Water Act impacts affectiveness of clarity in Clean Water Act impacts affectiveness of remedy affects Souta (res, other tributaries,
- 9. Anyone else we should interview?

Interviewee: legina longo Date/Time: 3'00 at2 13/13 am/pm
Interviewers:
Martin Zeleznik, EPA Gerry Hatt, ElA Mort Herran, Alba Leana Rosetti, EPA Claus Tenley, ElA
Questions 1. What areas of work at the Superfund site are you most interested in? Nervaries in sethern portion of ward I especially when senething new comes up. Quality of water in seneral, history of contamination. Some interest from community, especially new arrivals.
2. Where do you get your information about the site? Do you feel well informed about the site's activities and progress? Tuesan Water fact well-informedated the life. Not as well-informed about regulatory actions.
3. Do you have any specific concerns about the cleanup? Are you aware of any community concerns regarding the site or its operation and administration? If so, please give details. Committy - Nume for energing containing to may be larger than the plane. Llamure what I the next cancer coming op? what I the feture of waterfally.

- 4. Are you aware of anyone with a private well that may not be aware of the groundwater contamination?
- 5. What effects have site operations had on the surrounding community?

- 6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.
- 7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?

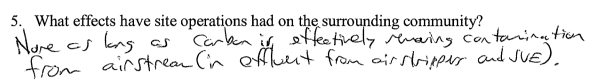
No. Efficiency of treatment - one system for multiple Conteminants

- 8. Anything else you'd like to add? World like to get more information from EPA
- 9. Anyone else we should interview?

Ho. Ral Grijalva. Director of Erkeld Neghkolodar-Lichard Barker

Interviewee: Community Member_Date/Time: 2/27/13 at 10:00 am/pm
Interviewers:
Martin Zeleznik, EPA Leana Rosetti, EPA
Questions 1. What areas of work at the Superfund site are you most interested in? Long-tern history of Contamination (since '20s') to Eured in clearing hydraulic. Social justice - contaminated area affects principly minorities in grandwater Medical issues - cauci, with defects due to Contamination in grandwater
2. Where do you get your information about the site? Do you feel well informed about the site's activities and progress? UCAB. 40.
3. Do you have any specific concerns about the cleanup? Are you aware of any community concerns regarding the site or its operation and administration? If so, please give details. Emerging contaminants - Cr. Credibility of information being presented Are community (coder informed and concerned?

	•		•	with a priv	ate well th	at may no	t be aware	of the gro	undwater
W	anor Ba	pts-t	church	~					



6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.

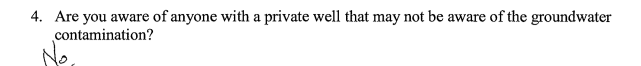
7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?

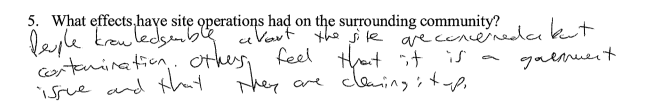
Wald like to see government do as good a Job action possible and maintain benesty.

8. Anything else you'd like to add?

9. Anyone else we should interview?

Interviewee: Community Member Date/Time: 2/12/13 at 1:00 am/pm
Interviewers:
Martin Zeleznik, EPA Leana Rosetti, EPA
Questions 1. What areas of work at the Superfund site are you most interested in? Quality of weth anything rowing into their area. Would also like to know more about historical investigations.
2. Where do you get your information about the site? Do you feel well informed about the site's activities and progress? Online, philications afterer questi office. Does not residently receive of Later. Office of Environmental issues war, but receive a fartnest does not. M. Villegos does not get water resurrents.
3. Do you have any specific concerns about the cleanup? Are you aware of any community concerns regarding the site or its operation and administration? If so, please give details. Concern - contamination in grandwater experiently related to their same of grandwater, where is the plane, which direction is it is it wains and how fast?





6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.

7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?

What at this time. Would need to see what EIA has file.

8. Anything else you'd like to add?

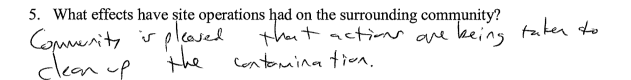
Expects ElA to warage cleans effectively and advise afam "isrues. 2 levels of approaching commits (1) concise afam "isrues. 2 levels of approaching commits (2) none detailed description of isrue and activities for commits (2) none detailed information for scientific representatives.

9. Anyone else we should interview?

Soft Regus may know a bout livestockwells that was he within flower. Not for interieur but if this intervention is needed.

Interviewee: Community Member_Date/Time: 2/10/13 at 2:40 am/pm
Interviewers:
Martin Zeleznik, EPA Leana Rosetti, EPA
Questions 1. What areas of work at the Superfund site are you most interested in? There that might affect Server Sites.
2. Where do you get your information about the site? Do you feel well informed about the site's activities and progress? Where do you get your information about the site? Do you feel well informed about the site's activities and progress? Where do you get your information about the site? Do you feel well informed about the site's activities and progress?
3. Do you have any specific concerns about the cleanup? Are you aware of any community concerns regarding the site or its operation and administration? If so, please give details. No. Feet Feet ull-represented at UCAB.

4.	Are you aware of anyone with a private well that may not be aware of the groundwater
1	contamination?
N	



- 6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.
- 7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?

- 8. Anything else you'd like to add?
 New operations manager will start within the next fiven year.
 Will commicate issues to new operations manager.
- 9. Anyone else we should interview?

Interviewee: Community Member_Date/Time: 2/11/13 at 1:00 am/pm
Interviewers:
Martin Zeleznik, EPALeana Rosetti, EPA
Questions 1. What areas of work at the Superfund site are you most interested in? Water from TALP plant continues to the a version for treson work. Also to clean of the generate.
2. Where do you get your information about the site? Do you feel well informed about the site's activities and progress? In Treson Water bill water quality annual reports in Treson Water bill water quality annual reports to the port of the site and established.
3. Do you have any specific concerns about the cleanup? Are you aware of any community concerns regarding the site or its operation and administration? If so, please give details. Committy will always have cancelas regarding the TCE. Chronium culd also be a concern as a new continent

Add to marling lot estace send address to LR

- 4. Are you aware of anyone with a private well that may not be aware of the groundwater contamination?
- 5. What effects have site operations had on the surrounding community?

 Nostible determined in development near tALP plant, as people did

 not want to be that close to treatment plant.
- 6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.

 Compare the form Stronge revel (not right at the TARP)

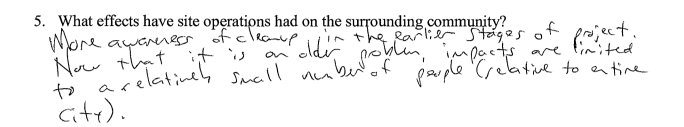
 plant).
- 7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?

 Are there are other containing that way he present that way he present that are not many that was the present that way the present that way the present that are not are the present that way the present that are not are the present that way the present that way the present that way the present that are not are the present that the present the present that the present that the present that the present the present that the present the present the present that the present the pre
- 8. Anything else you'd like to add?

9. Anyone else we should interview?

Interviewee: Community Member_Date/Time: 2/6/13 at 2:00 am/pm
Interviewers:
Martin Zeleznik, EPALeana Rosetti, EPA
Questions 1. What areas of work at the Superfund site are you most interested in? All of it - it all fits together
2. Where do you get your information about the site? Do you feel well informed about the site's activities and progress? Most from PLIs at KAB westings and technical atomosy, westing.
3. Do you have any specific concerns about the cleanup? Are you aware of any community concerns regarding the site or its operation and administration? If so, please give details. 14-dopane - not Scre UCAB is consulted, confirtable in the its toxicity and effects. How does the oxidation with its toxicity and effects. How does the oxidation of issues in schools. Concerned about advection of issues in schools. Concerned about advection of what contaminants night be energing that and impacts of what contaminants night be energing.

4.	Are you aware of anyone with a private well that may not be aware of the groundwater
	contamination?
	No
	140.



- 6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.
- 7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?

8. Anything else you'd like to add?

No.

9. Anyone else we should interview?
Teacher and yeda

Stare Willeton SUSD

Chris Wartin SUSD

Interviewee: Community Member Date/Time: 1/16/13 at 8:00 am/pm
Interviewers:
Martin Zeleznik, EPA Leana Rosetti, EPA
Questions 1. What areas of work at the Superfund site are you most interested in? All of it.
2. Where do you get your information about the site? Do you feel well informed about the site's activities and progress? UKAB, emails with EPA or other who, may be able to array questions. Feels well-informed, once she has array to he questions.
3. Do you have any specific concerns about the cleanup? Are you aware of any community concerns regarding the site or its operation and administration? If so, please give details. Wanted to see internation on emusing Three (i.e. chronium) as soon as they come up.

- 4. Are you aware of anyone with a private well that may not be aware of the groundwater contamination?

 Not specifically. Some private well are in use, doesn't know if owners (user are aware of contamination,
- 5. What effects have site operations had on the surrounding community? leaple still have mistrest of agencies.

- 6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.
- 7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?

 Are there new technologies that could be used upner efficiently (especially at TALP)? Are there of the environs contaminants that may be distributed by TALP ble there don't know that it is a potential issue.
- 8. Anything else you'd like to add?
- 9. Anyone else we should interview? Has given a list of names. Ned Noris - Tohono o'odam

IE. Delta/ Gth Are - Pu - Crouch Good F C J all bis a del

Interviewee: Community Member_Date/Time: 1/10/13 at 4:30 am/pm
Interviewers:
Martin Zeleznik, EPA Leana Rosetti, EPA
Questions 1. What areas of work at the Superfund site are you most interested in? TARP Plant, Airport treatment system. Gets less information on the Airport runediation system.
2. Where do you get your information about the site? Do you feel well informed about the site's activities and progress? Neurletter, ucab, fact sheets, members tucab. Feels well-informed, except does not recall a lot of information regarding TIA
3. Do you have any specific concerns about the cleanup? Are you aware of any community concerns regarding the site or its operation and administration? If so, please give details.

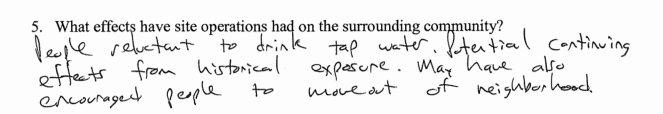
- 4. Are you aware of anyone with a private well that may not be aware of the groundwater contamination?
- 5. What effects have site operations had on the surrounding community?

- 6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.
- 7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?

- 8. Anything else you'd like to add? ElA does good job kelping UCAB informed. Ladio spots now help.
- 9. Anyone else we should interview?

Interviewee: Community Member Date/Time: 1/14/13 at 2:30 am/pm
Interviewers:
Questions 1. What areas of work at the Superfund site are you most interested in? The whole area and cleaning of the site. Useld like to see More community input - Vetter attendance at UCAB.
2. Where do you get your information about the site? Do you feel well informed about the site's activities and progress? Yes. Gets internation from UCAB.
3. Do you have any specific concerns about the cleanup? Are you aware of any community concerns regarding the site or its operation and administration? If so, please give details. How been an engine frollow. Therious concern with accountability of City regarding identification of

4.	Are you aware of anyone with a private well that may not be aware of the groundwater
	contamination?
B	aptist charch.



6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.

7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?

Light from 12th Anne well field to TARP is this a problem for drinking water.

8. Anything else you'd like to add?
Would like to Strengthen School program.

9. Anyone else we should interview?

Interviewee: Community Member Date/Time: 1/15/13 at 3:00 am/pm
Interviewers:
Martin Zeleznik, EPA Leana Rosetti, EPA
Questions 1. What areas of work at the Superfund site are you most interested in? Committy involvement, changes in resident population over time, Are new residents as aware of the issues as previous residents. Are new residents as aware of the issues as previous residents. What treatments of which pump and treat can be used to What treatments of Consuring water in arid environment— accelerate cleans. Consuring water in arid environment— accelerate to lumps Treat, Emering contaminants
2. Where do you get your information about the site? Do you feel well informed about the site's activities and progress? Eld website, fact Sheet washings. Yes feels well informed. Technical Exchange masking.
3. Do you have any specific concerns about the cleanup? Are you aware of any community concerns regarding the site or its operation and administration? If so, please give details. How new populations are lare not newning aware of interest of interest of interest of interest of interest of interest.

- 4. Are you aware of anyone with a private well that may not be aware of the groundwater contamination?
- 5. What effects have site operations had on the surrounding community?

 Concern by community early on but less effect now.

 Less awareness of site and operations.
- 6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.
- 7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?

 The alternative feelingies available? Benefits to working the alternative feeling or testing new with Univ. of Ariz. (Mark Brusseau) on testing new feeling or
- 8. Anything else you'd like to add?

 Therested in results of 5 year Review, 14 Dioxane issue, potatial

 New Mcl for TCE.
- 9. Anyone else we should interview?

Interviewee: Community Member Date/Time: 1/15/13 at2:00 am/pm
Interviewers:
Martin Zeleznik, EPA Leana Rosetti, EPA
Questions 1. What areas of work at the Superfund site are you most interested in? Reduction of levels of TRE and Undiotane Health affects of contaminants Cleans methods for the different sites Who the responsible parties were and why pellon was not under public earlier. Encouraging interest from local teacher. 2. Where do you get your information about the site? Do you feel well informed about the site's activities and progress? UKAB. Yes, feet well-informed. Also get fact Sheets, newspaper, Tueson Water wellsite.

3. Do you have any specific concerns about the cleanup? Are you aware of any community concerns regarding the site or its operation and administration? If so, please give details.

- 4. Are you aware of anyone with a private well that may not be aware of the groundwater contamination?

 Heard of this at the church.
- 5. What effects have site operations had on the surrounding community?

 Not ourse of Meetre of the 15.3

- 6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.
- 7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?

- 8. Anything else you'd like to add?

 Impressed with organization, involument, commitment of UCAB.
- 9. Anyone else we should interview?

No.

Interviewee: Community Member Date/Time: 1/15/13 at 11:15 am/pm
Interviewers:
Martin Zeleznik, EPA Leana Rosetti, EPA
Questions 1. What areas of work at the Superfund site are you most interested in? Removal of the from groundwater. How long will the cleanup take? Hangar area is closest to him, so heir concerned with whateveris going on there.
2. Where do you get your information about the site? Do you feel well informed about the site's activities and progress? Eld, WAB meetings. Feels fairly well-informed.
3. Do you have any specific concerns about the cleanup? Are you aware of any community concerns regarding the site or its operation and administration? If so, please give details. Believes cleans is going well overall but concerned what time required,

- 4. Are you aware of anyone with a private well that may not be aware of the groundwater contamination?

 Neighbor may have nell U-S acres away from streets Dahn 7,0005. bloc leighbor may have nell U-S acres away from streets Dahn 7,0005. bloc Meighbor may have nell acres of contamination but may continue to use well.

 Mikki Nimie?
- 5. What effects have site operations had on the surrounding community?

- 6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.
- 7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?

 We believes that his reighborhood is not served water from the treatment system (he is sorth of Irington).
- 8. Anything else you'd like to add?
 Neighborhood scent to becoming lest interested in cleans,
 especially where he is south of valuera.
 Confident that work is being done and is protective
 Confident that work is being done and is protective
 loople who were really affected in the past have likely left.
- 9. Anyone else we should interview?
 POST, by the father of a reighbor who has since left
 the area (ht still in Tuson). How not been able to reach
 the individual.

Interviewee: Community Member Date/Time: 1/15/13 at 10:00 am/pm
Interviewers:
Martin Zeleznik, EPA Leana Rosetti, EPA
Questions 1. What areas of work at the Superfund site are you most interested in? Crackwater plume.
2. Where do you get your information about the site? Do you feel well informed about the site's activities and progress? Yes. God teamwork, gets onswerd. Gets in tornaction from UAB, Fact sheets.
3. Do you have any specific concerns about the cleanup? Are you aware of any community concerns regarding the site or its operation and administration? If so, please give details. How Potential impact to tarpay of associated with contraction of TARP modifications.

- 4. Are you aware of anyone with a private well that may not be aware of the groundwater contamination?
- 5. What effects have site operations had on the surrounding community?

 Still a lack of confidence in safety of drinking water
 Using Northed water.
- 6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.
- 7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?
- 8. Anything else you'd like to add?

 Suggest paid radio spots or other ways of reaching the Suggest paid radio spots or other ways of reaching the Spanish-speaking population to assert that drinking water is safe to drink.

 Water is safe to drink.

 What is great well-organized.

 Would like to see were participation from schools
- 9. Anyone else we should interview?

Interviewee: Community Wember Date/Time: 115113 at 1:15 am/pm
Interviewers:
Martin Zeleznik, EPA
Leana Rosetti, EPA
Questions 1. What areas of work at the Superfund site are you most interested in? Whichealth impacts and how they affect the Commity

- 2. Where do you get your information about the site? Do you feel well informed about the site's activities and progress?

 Meetings are informative. Also checks Eld website, reads fact sheets. Feels well informed.
- 3. Do you have any specific concerns about the cleanup? Are you aware of any community concerns regarding the site or its operation and administration? If so, please give details. It is a exposure to contaminated grandwater at Manor Partiest Church. Rentors of houses and house at church may not know that grandwater may be contaminated. Have asked know that grandwater may be contaminated. Have asked for funding to connect house to City water.

 Also, do producers of house to city water private wells are contaminated.

- 4. Are you aware of anyone with a private well that may not be aware of the groundwater contamination?

 Yes See question #3, Also, water served to church goess at Maner Baptist.
- 5. What effects have site operations had on the surrounding community? Clear phas resulted in series of clean drinking water through the public supply,
- 6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.
- 7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?

 | Lineary works for City wells but not for private wells.
- 8. Anything else you'd like to add?
 Why is it so difficult to identify private wells?
 How can we get City to pay for connecting church and house to City water? City ma
- 9. Anyone else we should interview?

Interviewee: Community Member Date/Time: 45/13 at 5:00 am/pm
Interviewers:
Martin Zeleznik, EPA Leana Rosetti, EPA
Questions 1. What areas of work at the Superfund site are you most interested in? The Suree zones, forticularly 3 hangers area.
2. Where do you get your information about the site? Do you feel well informed about the site's activities and progress? Not always. Most from UCAB. Information also obtained through research, but a more feducical nature. Not always aware of all of the activities that are going on at the site. Also reads fact Shorts, facebook page, EPA wels: te.
3. Do you have any specific concerns about the cleanup? Are you aware of any community concerns regarding the site or its operation and administration? If so, please give details. The regional against ? Is containment working zone into the regional against? Is containment working at this and other some canes? When will new TCE toxicity at this and other some canes? When will affect of Lucy beused to lower the MCL? What will affect of Lucy Pioxane Ve?

1	Are you aware of anyone with a private well that may not be aware of the groundwater
т.	Are you aware of anyone with a private work that may not be aware of the groundwater
	contamination! I be shown bestirt church. Concerned that elle though
V	contamination? (es-potentially at the Maron Raptist church. Concerned that even though the protective of human that weeks the current mcc, it may not be protective of human the meets.
ď	it weets, the curat man
1	realth due to increased toricity value. The august hat ground water that ground water for increased to the man not be aware that ground water for increased? What effects have site operations had on the surrounding community?
(wealth I I will have may not be aware that groundwater
	Varistances and statistical 1
5	What effects have site operations had on the surrounding community?
٠.	What offeels have she operated and offeels
	Not aware of specific effects.

6. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so, please give details.

7. Is there any other information you'd like us to consider in determining whether the chosen remedy is functioning as intended, and is protecting human health and the environment?

The private wells where protectioners may not be provided given current (were forticity data.

8. Anything else you'd like to add?

9. Anyone else we should interview?

No.

Five-Year	Review Interview R	ecord	Interviewee:		
Site Name		EPA ID No. AZD980737530		Date of Interview	Interview Method via
Tucson International Airport Area Superfund Site					Phone 2 Fax/email 2 In person 2
Interview Contacts	Organization	Phone	Email	Address	
Martin Zeleznik	US EPA Region 9	(415)972-3253	Zeleznik.Martin@ epamail.epa.gov	75 Hawthorne Street San Francisco, CA 94105	
Rick Edwards	CH2M HILL/PHX, as rep of EPA	(480) 295-3922	Rick.Edwards@ch2m. com	1501 W. Fountainhead Parkway, Suite 401, Tempe, AZ 85282	

Interview Questions

1. What is your current role as it relates to the site? What is your overall impression of the work conducted at the site to date? Please identify which area of the site you are providing comments for. If you are providing comments for more than one specific area, please separate your comments to the specific sections.

Response:

- Current Role is Project Coordinator.
- Overall impression of work conducted at the site to date is that we are in compliance with the requirements of the Soils Consent Decree (Soils CD).
- My comments relate to the Airport Property Site.
- 2. What is the current status of construction? Have any problems or difficulties been encountered that have impacted construction progress or implementability? Response:
- Construction of all four remedies called for in the Soils CD have been completed.
- No problems were encountered that significantly impacted construction progress.
- The heterogeneous nature of the SGZ has added significant complexity to the implementation of the SGZ Remedy.

3. Have there been routine communications or activities (site visits, inspections, reporting activities, etc.) conducted by your office regarding the site? If so please give purpose and results.

Response:

- The O&M Services Contractor provides weekly updates on the operation of the SGZ and SVE Remedies, a monthly operations report, and submits an operations report to EPA/ADEO each month.
- The Technical Consultant monitors the operation of the SGZ and SVE Remedies and also provides a monthly status report.
- The Technical Committee meets periodically with the Technical consultant to review the overall status of the remedies.
- 4. What does the monitoring data show? Are there any trends that show contaminant levels are decreasing? Have any new or emerging COCs been identified? If so, do you believe they may change your view of the effectiveness or protectiveness of the remedy?

Response: Please see the 10th Performance Evaluation Report ("PER") 3/12 - 8/12 dated November 15, 2012 for a summary of groundwater and operations monitoring data collected over the last 5 years which also includes a discussion of the current conceptual site model and evaluations of the monitoring data. Based on the lines of evidence examined in the 10th PER, the shallow groundwater from the Airport Property is being contained by the SGZ Remedy and there is no exceedance of the Performance Standards.

5. Is there a continuous on-site O&M presence? If so, please describe staff and activities. If there is not a continuous on-site presence, describe staff and frequency of site inspections and activities.

Response:

- The SGZ and SVE Remedies have an operator on site Monday through Friday during normal business hours. The operator is on call 24 hours a day 7 days per week to respond to emergencies.
- The duties of the O&M Services Contractor are described in the attached Exhibit A Scope of Services from the O&M Services Agreement.
- 6. Have there been unexpected O&M difficulties or costs at the site? If so, please give details on difficulties or unexpected costs associated with the remedy.

Response:

O&M Difficulties:

- The electronic scale suppression equipment installed in the groundwater treatment facility was not effective and was replaced with sequestering agent injection (\$34,100).
- Biofouling of the extraction wells requires periodic cleaning to maintain well efficiency (\$45,000/yr.).
- The SVE wells initially generated high volumes of water and exhibited significant scaling. Reducing the flow rates and insulating the collection piping helped to control this problem (\$45,200).

• The rotary, lobed SVE blower failed repeatedly (\$80,900) and was eventually replaced with a regenerative centrifugal blower (\$41,800).

Remedy Costs:

- The actual capital costs of the PCB Remedy exceeded the high end of the cost estimates in the ROD by \$625,000.
- The actual capital costs of the Landfill Remedy exceeded the high end of the cost estimates in the ROD by \$1,085,000.
- The actual costs incurred in performing the work required under the Airport Property Consent Decree, including direct operations and maintenance costs and the cost for the Supervising Contractor, have substantially exceeded the cost estimates in the ROD.
- 7. Would you say that O&M and/or sampling efforts have been optimized? Please describe how improved efficiency has or has not occurred.

Response:

- A comprehensive statistical analysis of the groundwater monitoring for temporal and spatial redundancies has not yet been performed because sufficient data is not yet available. Individual monitoring wells for which the data set met the minimum criteria for statistical analysis have been analyzed and those results reported in the semi-annual performance evaluation reports.
- The operation of the SGZ and SVE Remedies is monitored on a regular basis by the Technical Consultant. Performance issues are addressed as they are identified. Many minor adjustments/changes have been made since the SGZ and SVE Remedies entered routine operation in order to increase reliability and/or efficiency.
- 8. Are you aware of any institutional controls, site access controls, new ordinances in place, changes in actual or projected land use, complaints being filed or unusual activities at the site? If so, please describe in detail.

Response: No

9. Have any problems been encountered which call into question the effectiveness or protectiveness of the remedy?

Response: Please see the 10th Performance Evaluation Report 3/12 - 8/12 dated November 15, 2012 which includes a discussion of the performance of the Off-Property portion of the SGZ Remedy and the areas of concern.

10. Do you have any comments, suggestions, or recommendations regarding the site? **Response:** I would recommend the continuation of the Technical Working Group meetings between Agencies and their technical support consultants and the Supervising Contractor to discuss the Agencies' comments on the Performance Evaluation Reports and the Conceptual Site Model.

Five-Year Review Interview Record			Interviewee: Bell, David C			
Site Name		EPA ID No. AZD980737530		Date of Interview	Interview Method via	
Tucson International Airport Area Superfund Site				1 March 2013	Phone _ Fax/email _ In person _	
Interview Contacts	Organization	Phone	Email	Address		
Martin Zeleznik	US EPA Region 9	(415)972-3253	Zeleznik.Martin@ epamail.epa.gov	75 Hawthorne Street San Francisco, CA 94105		
Rick Edwards	CH2M HILL/PHX, as rep of EPA	(480) 295-3922	Rick.Edwards@ch2m. com	1501 W. Fountainhead Parkway, Suite 401, Tempe, AZ 85282		

Interview Questions

1. What is your current role as it relates to the site? What is your overall impression of the work conducted at the site to date? Please identify which area of the site you are providing comments for. If you are providing comments for more than one specific area, please separate your comments to the specific sections.

Response: I am the Restoration expert at the AF Western Regional Environmental Office and support the AFCEC in regulatory affairs, especially Third Party Sites. My responses are limited to the remedial action at AF Plant 44 to treat TCE and 1,4 Dioxane.

I think the remedial actions by the AF at Plant 44 are comprehensive, and being conducted according to CERCLA. While the pump and treat and reinjection remedy is effective at of overall protection of human health and environment, it is very expensive, and not sustainable for a long term.

- What is the current status of construction? Have any problems or difficulties been encountered that have impacted construction progress or implement ability?
 Response: Construction is complete, i.e. the Remedy is in Place (RIP), and functioning properly. There have been no problems or difficulties beyond normal P&T standard operations. The remedy for TCE was in fact enhanced to use the Advanced Oxidation Process in lieu of air stripping technology to treat for both TCE and 1,4 Dioxane.
- 3. Have there been routine communications or activities (site visits, inspections, reporting activities, etc) conducted by your office regarding the site? If so please give purpose and results.

Response: Yes, there are several forms of routine communication. I participate in the

quarterly regulatory review meetings with the site program managers and facilitate their effective dialogue. While not directly responsible for them, I am aware that other AF offices provide routine reports, communications and information as required.

4. What does the monitoring data show? Are there any trends that show contaminant levels are decreasing? Have any new or emerging COCs been identified? If so, do you believe they may change your view of the effectiveness or protectiveness of the remedy?

Response: I believe monitoring data show that contaminant levels of TCE and 1,4 Dx in the AF Plant 44 area are slowly decreasing, or stable. More importantly, the groundwater plume is being hydraulically controlled and contaminant migration is stopped and shows signs of receding.

The emergence of chromium as a new COC has been identified and is being investigated but does not affect the effectiveness or protectiveness of the remedy.

5. Is there a continuous on-site O&M presence? If so, please describe staff and activities. If there is not a continuous on-site presence, describe staff and frequency of site inspections and activities.

Response: Yes, there is continuous on-site O&M presence at AF Plant 44. I believe there is 1-2 on site staff, and 24/7/365 electronic monitoring of the AF Plant 44 treatment plant.

6. Have there been unexpected O&M difficulties or costs at the site? If so, please give details on difficulties or unexpected costs associated with the remedy.

Response: Nothing extraordinary other than weather related shutdowns. I defer to other AF offices for this input.

7. Would you say that O&M and/or sampling efforts have been optimized? Please describe how improved efficiency has or has not occurred.

Response: The AF is continually looking for optimized O&M of Plant 44. The extraction pumps and injection wells are regularly modified to achieve efficiencies. Sampling is optimized by reduced sampling events and coordination with other TIASS responsible parties. Further optimizations are severely constrained by EPA and ADEQ regulations on the beneficial use of treated water.

8. Are you aware of any institutional controls, site access controls, new ordinances in place, changes in actual or projected land use, complaints being filed or unusual activities at the site? If so, please describe in detail.

Response: I understand that there is an institutional control to prohibit installation of private drinking water wells in affected areas outside AF Plant 44 property. The AF Plant 44 property (operated by Raytheon) has stringent access control. These provide protectiveness by prohibiting as much as possible any exposure to known contamination. I am not aware of any new ordinances, land use changes, complaints or unusual activities.

9. Have any problems been encountered which call into question the effectiveness or protectiveness of the remedy?

Response: There have been no problems that change the effectiveness of the TCE remedy at AF Plant 44. Additional or emerging contaminants have been addressed or are being investigated.

10. Do you have any comments, suggestions, or recommendations regarding the site? Response:

I have none for the AF Plant 44 Site, however for the TIASS and TARP site, I recommend reconsideration of the City of Tucson TARP plant as both a treatment and public drinking water supply facility.

Five-Year Review Interview Record			Interviewee: Peter Hudelson		
Site Name		EPA ID No. AZD980737530		Date of Interview	Interview Method via
Tucson International Airport Area Superfund Site					Phone _ Fax/email _ In person _
Interview Contacts	Organization	Phone	Email	Address	
Martin Zeleznik	US EPA Region 9	(415)972-3253	Zeleznik.Martin@ epamail.epa.gov	75 Hawthorne Street San Francisco, CA 94105	
Rick Edwards	CH2M HILL/PHX, as rep of EPA	(480) 295-3922	Rick.Edwards@ch2m. com	1501 W. Fountainhead Parkway, Suite 401, Tempe, AZ 85282	

Interview Questions

1. What is your current role as it relates to the site? What is your overall impression of the work conducted at the site to date? Please identify which area of the site you are providing comments for. If you are providing comments for more than one specific area, please separate your comments to the specific sections.

Response: I am an employee of The Boeing Company EHS Remediation Group, and the Boeing technical representative for the project.

2. What is the current status of construction? Have any problems or difficulties been encountered that have impacted construction progress or implementability?

Response: The SGZ remedy construction is complete, and the system has been operating since 2007. There have been periodic issues with mineral fouling of extraction well screens, as well as with pumps and related equipment in the treatment plant, which have been resolved through a variety of maintenance procedures.

3. Have there been routine communications or activities (site visits, inspections, reporting activities, etc) conducted by your office regarding the site? If so please give purpose and results.

Response:

Routine communications occur between my office and Fred Brinker, the RPs overall PM, and other RPs including Dave Barazza, the technical representative for the City of Tucson and Alberto Gutierrez, the technical consultant for General Dynamics, as well as with the RPs technical consultant, CRA. I also have periodic communications, via technical exchange and other meetings, with representatives of EPA (primarily Martin Zeleznik) and ADEQ (primarily Marc Herman), as well as their technical consultants.

4. What does the monitoring data show? Are there any trends that show contaminant levels are decreasing? Have any new or emerging COCs been identified? If so, do you believe they may change your view of the effectiveness or protectiveness of the remedy? Response:
The monitoring data indicate that the remedy is, for the most part, achieving the Performance Standard. Data are currently being collected to confirm that the Performance Standard is being fully achieved, and it is possible that additional data will be required (such as in the form of additional monitoring wells), to confirm that the Performance Standard is fully achieved. The RPs are currently in discussions with EPA and ADEQ to address this issue.
5. Is there a continuous on-site O&M presence? If so, please describe staff and activities. If there is not a continuous on-site presence, describe staff and frequency of site inspections and activities. Response:
Yes. CRA provides technical staff to ensure proper operation of the SGZ treatment system and to complete required data collection.
6. Have there been unexpected O&M difficulties or costs at the site? If so, please give details on difficulties or unexpected costs associated with the remedy. Response:
As discussed above, there have been periodic issues with mineral fouling of extraction well screens, as well as with pumps and related equipment in the treatment plant, which have been resolved through a variety of maintenance procedures.
7. Would you say that O&M and/or sampling efforts have been optimized? Please

describe how improved efficiency has or has not occurred. Response:

As the RPs have learned from early experiences with well fouling and related issues, O&M has become more routine over the first 5 years of system operation. However, although the practice of the RPs is to continuously optimize O&M and sampling as appropriate, until it has been demonstrated to EPA's satisfaction that the remediation system is meeting the Performance Standard, and until the final monitoring network has been established in support of that objective, it is likely that optimization will be an ongoing process.

8. Are you aware of any institutional controls, site access controls, new ordinances in place, changes in actual or projected land use, complaints being filed or unusual activities at the site? If so, please describe in detail.

Response:

Access to the site is limited by fencing and related airport security measures. I am not aware of any new institutional controls, site access controls, new ordinances, changes in actual or projected land use, complaints being filed or unusual activities at the site.

9. Have any problems been encountered which call into question the effectiveness or protectiveness of the remedy?

Response:

No problems have been encountered that question the effectiveness or protectiveness of the remedy or remedy design, but remedy optimization is ongoing, and as discussed above, the RPs are working with EPA and ADEQ to determine what, if any, additional data are required to determine whether the remedy is meeting the Performance Standard.

10. Do you have any comments, suggestions, or recommendations regarding the site? Response:

I believe that the RPs and the agencies have made excellent progress toward remediation of the TIA Airport Property site, and that close coordination and communication has been key to our success. I think the parties will be well served to continue to work closely together through technical exchange meetings, which are an effective forum for developing common understanding of technical issues and resolving technical questions and differences.

Five-Year	Review Interview R	ecord	d Interviewee: Jim Hatton				
Site Name		EPA ID No. AZD980737530		EPA ID No. AZD980737530		Date of Interview	Interview Method via
Tucson Int Area Supe	ernational Airport rfund Site			2/6/2013	Phone _ Fax/email _ In person _		
Interview Contacts	Organization	Phone	Email	Address			
Martin Zeleznik	US EPA Region 9	(415)972-3253	Zeleznik.Martin@ epamail.epa.gov	75 Hawthorne Street San Francisco, CA 94105			
Rick Edwards	CH2M HILL/PHX, as rep of EPA	(480) 295-3922	Rick.Edwards@ch2m. com	1501 W. Fountainhead Parkway, Suite 401, Tempe, AZ 85282			

1. What is your current role as it relates to the site? What is your overall impression of the work conducted at the site to date? Please identify which area of the site you are providing comments for. If you are providing comments for more than one specific area, please separate your comments to the specific sections.

Response: As of the date this questionnaire was received, I supported the FRI/FFS and CMS for AFP 44, North of Los Reales Road (Plume A) as Project engineer. I have in the past provided a number of services to the USAF south of Los Reales Road, including Remedial Process Optimization (RPO), Facility Management, Operations, Project Management, Construction Management, and Design and Start-up for pilot studies, remedial actions and interim measures.

I think the overall quality of work provided has been very good. There are three functioning remediation systems effectively addressing contaminants in plume A.

- What is the current status of construction? Have any problems or difficulties been encountered that have impacted construction progress or implementability?
 Response: AECOM is not engaged in construction activities North of Los Reales Road.
 Construction activities are complete south of Los Reales Road.
- 3. Have there been routine communications or activities (site visits, inspections, reporting activities, etc) conducted by your office regarding the site? If so please give purpose and results.

Response: AECOM is not currently implementing field activities (some are planned for the future), so AECOM is not conducting inspections. AECOM did assist the USAF in developing and submitting the 2011 Annual Groundwater Monitoring Report for AFP 44 last year. AECOM representatives routinely attend USAF/Raytheon/ADEQ/USEPA quarterly meetings.

Response: The RFI/FFS/CMS for North of Los Reales Road will address monitoring data, trends, etc. Our analysis of these issues was not complete at the time of this questionnaire.

- 1,4-Dioxane, detected in 2002, greatly complicated remediation because it was not addressed by thee implemented technologies. While a new treatment technology was implemented in 2009 at AFP 44 to address I,4-dioxane, it has not yet been addressed across the entire plume. Hexavalent chrome is currently emerging as a concern and its impact on system effectiveness has not yet been determined.
- 5. Is there a continuous on-site O&M presence? If so, please describe staff and activities. If there is not a continuous on-site presence, describe staff and frequency of site inspections and activities.

Response: AECOM no longer provides this service.

6. Have there been unexpected O&M difficulties or costs at the site? If so, please give details on difficulties or unexpected costs associated with the remedy.

Response: Replacing the air strippers with advanced oxidation was a significant additional cost (\$2.5 MM construction).

7. Would you say that O&M and/or sampling efforts have been optimized? Please describe how improved efficiency has or has not occurred.

Response: The groundwater monitoring program has been optimized to limit samples collected to provide the data required. The remediation system, which was replaced in 2009, was not fully optimized at the time AECOM's operational contract end. There are some outstanding questions cause by the well construction methods (multi screen wells rather than nested wells) used for the older wells that have complicated optimization.

8. Are you aware of any institutional controls, site access controls, new ordinances in place, changes in actual or projected land use, complaints being filed or unusual activities at the site? If so, please describe in detail.

Response: My understanding is that completely restricting access to groundwater in the plume area is complicated because of Arizona Water rights laws and the number of private residence.

9. Have any problems been encountered which call into question the effectiveness or protectiveness of the remedy?

Response: Changes in Risk-based concentrations (1,4-dioxane, TCE, hexavalent chrome), changes in analytical methods resulting in lowered detection limits (1,4-dioxane), changes in the methods of evaluating risk (hexavalent chrome) have all raised concerns with the system effectiveness. These concerns have either been dealt with once discovered, or are being dealt with at this time.

10. Do you have any comments, suggestions, or recommendations regarding the site? **Response:** None.

Five-Year Review Interview Record		riew Record Interviewee: Monte F. Stroud					
Site Name		EPA ID No. AZD980737530		EPA ID No. AZD980737530		Date of Interview	Interview Method via
Tucson Int Area Supe	ernational Airport rfund Site			2/13/2013	Phone _ Fax/ <mark>email _</mark> In person _		
Interview Contacts	Organization	Phone	Email	Address			
Martin Zeleznik	US EPA Region 9	(415)972-3253	Zeleznik.Martin@ epamail.epa.gov	75 Hawthorne Street San Francisco, CA 94105			
Rick Edwards	CH2M HILL/PHX, as rep of EPA	(480) 295-3922	Rick.Edwards@ch2m. com	1501 W. Fountainhead Parkway, Suite 401, Tempe, AZ 85282			

1. What is your current role as it relates to the site? What is your overall impression of the work conducted at the site to date? Please identify which area of the site you are providing comments for. If you are providing comments for more than one specific area, please separate your comments to the specific sections.

Response:

AECOM Project Manager under contract with the U.S. Air Force and Air Force Civil Engineer Center for the Focused Remedial Investigation and Feasibility Study for 1,4-Dioxane North Los Reales Road at Air Force Plant 44. This work also includes groundwater modeling, risk assessment, updating the conceptual site model, and a chromium background statistical evaluation.

There has been an extensive amount of work conducted both north and south of Los Reales Road related to the Tucson International Airport Area Superfund Site. The work conducted to date has mostly been of high quality.

AECOM's current work is focused on the area north of Los Reales Road (Tucson International Airport Area Superfund Site Area A).

2. What is the current status of construction? Have any problems or difficulties been encountered that have impacted construction progress or implementability? Response:

AECOM is currently not involved with construction activities.

3. Have there been routine communications or activities (site visits, inspections, reporting activities, etc) conducted by your office regarding the site? If so please give purpose and results.

Response:

AECOM and the U.S. Air Force has prepared and submitted a Uniform Federal Policy for Quality Assurance Project Plan (UFP-QAPP), which is a combination of a Work Plan, Sampling Analysis Plan, and Quality Assurance Project Plan, to the EPA and ADEQ for review. The UFP-QAPP provides the process and procedures for implementing the field activities associated with the Focused Remedial Investigation for 1,4-dioxane North Los Reales Road. A Baseline Human Health Risk Assessment Work Plan has also been submitted to EPA and ADEQ, and it was recently approved.

AECOM typically attends the quarterly U.S. Air Force, U.S. EPA, ADEQ, and Unified Community Advisory Board meetings held in Tucson, AZ or participates in the quarterly regulatory meetings by telephone.

4. What does the monitoring data show? Are there any trends that show contaminant levels are decreasing? Have any new or emerging COCs been identified? If so, do you believe they may change your view of the effectiveness or protectiveness of the remedy?

Response:

The groundwater monitoring data is difficult to interpret because the area being evaluated is extremely large, the geology and hydrogeology are very complicated, and there are multiple groundwater pump and treat remediation systems operating. Further evaluation and presentation of the monitoring data will be presented in the Focused Remedial Investigation Report for 1,4-Dioxane North Los Reales Road, Focused Feasibility Study for 1,4-Dioxane North Los Reales Road, and the updated Conceptual Site Model report.

1,4-Dioxane was discovered in groundwater in 2002 which resulted in the redesign of the groundwater treatment plant at Air Force Plant 44 in 2009 to address treatment and remediation of 1,4-dioxane in groundwater at Air Force Plant 44 south of Los Reales Road. Hexavalent chromium may be an emerging contaminant of concern in groundwater and hexavalent chromium is not currently regulated or treated for. Treatment of hexavalent chromium in groundwater would be problematic and expensive.

5. Is there a continuous on-site O&M presence? If so, please describe staff and activities. If there is not a continuous on-site presence, describe staff and frequency of site inspections and activities.

Response:

AECOM is not currently involved with O&M activities.

6. Have there been unexpected O&M difficulties or costs at the site? If so, please give details on difficulties or unexpected costs associated with the remedy.

Response:

Redesigning the groundwater treatment plant at Air Force Plant 44 to treat for 1,4-dioxane was a significant cost.

7. Would you say that O&M and/or sampling efforts have been optimized? Please describe how improved efficiency has or has not occurred.

Response:

AECOM is not currently involved with O&M or Long Term Monitoring/sampling efforts. Limited groundwater sampling will be conducted as part of the Focused Remedial Investigation north of Los Reales Road.

During AECOM's previous management of O&M and groundwater sampling efforts, both were optimized to the extent possible given the regulatory and economic constraints.

8. Are you aware of any institutional controls, site access controls, new ordinances in place, changes in actual or projected land use, complaints being filed or unusual activities at the site? If so, please describe in detail.

Response: No

9. Have any problems been encountered which call into question the effectiveness or protectiveness of the remedy?

Response:

Evolving and changing regulatory screening criteria (groundwater standards [MCLs] and chemical toxicity values) has changed the target treatment levels for some chemicals which has impacted the effectiveness and potential protectiveness of the remedies.

10. Do you have any comments, suggestions, or recommendations regarding the site? Response:

Does the City of Tucson need the groundwater under the Tucson International Airport Area Superfund Site for public consumption?

Five-Year	ive-Year Review Interview Record		Interviewee: Alberto A. Gutierrez, RG Geolex, Incorporated		z, RG
Site Name		EPA ID No. AZD980737530		Date of Interview	Interview Method via
Tucson Int Area Supe	ernational Airport rfund Site				Phone Pax/email Pax/email Pax/email Pax/email Pax-email
Interview Contacts	Organization	Phone	Email	Address	
Martin Zeleznik	US EPA Region 9	(415)972-3253	Zeleznik.Martin@ epamail.epa.gov	75 Hawthorne Street San Francisco, CA 94105	
Rick Edwards	CH2M HILL/PHX, as rep of EPA	(480) 295-3922	Rick.Edwards@ch2m. com	1501 W. Fountainhead Parkway, Suite 401, Tempe, AZ 85282	

1. What is your current role as it relates to the site? What is your overall impression of the work conducted at the site to date? Please identify which area of the site you are providing comments for. If you are providing comments for more than one specific area, please separate your comments to the specific sections.

Response: I am the consultant and technical representative on the remediation technical committee for General Dynamics in the TIA work. I work on all aspects of the technical review of CRAs work implementing the RA on the site. I feel that the technical work is of excellent quality and completeness and is monitored closely by the RPs technical consultants or staff working in concert with CRA and the PM Fred Brinker.

- What is the current status of construction? Have any problems or difficulties been encountered that have impacted construction progress or implementability?
 Response: Remedy for soil and groundwater is constructed and operating well. Some access issues have delayed implementation of some aspects of the off site GW investigation and remedy.
- 3. Have there been routine communications or activities (site visits, inspections, reporting activities, etc) conducted by your office regarding the site? If so please give purpose and results.

Response: The tech committee for the RPs meets regularly with the project manager and consultants for the purpose of reviewing work progress and submittals to regulatory agency. This process has been very helpful in maintaining and establishing the technical progress with the site remedy

Response: the monitoring data show that the soils and onsite gw remediation are going well and the performance standards are being met. The 14 dioxane results indicate that while there may be a small hot spot associated with past TCA releases, the values are low and overall contaminants are being addressed by the remedial systems.

5. Is there a continuous on-site O&M presence? If so, please describe staff and activities. If there is not a continuous on-site presence, describe staff and frequency of site inspections and activities.

Response: CRA is the best to be able to provide specifics, but the system is manned continuously and monitored on site and remotely. Periodic inspections of wells are conducted and system effectiveness is constantly evaluated via the SCADA system.

6. Have there been unexpected O&M difficulties or costs at the site? If so, please give details on difficulties or unexpected costs associated with the remedy.

Response: some initial fouling issues with the air strippers have been dealt with by modifying chemical treatment and operational parameters as well as some equipment changes and scale prevention. This is currently responding well to system changes.

7. Would you say that O&M and/or sampling efforts have been optimized? Please describe how improved efficiency has or has not occurred.

Response: Current sampling frequency and requirements should be decreased based on system stabilization and observed reductions in COC concentrations. CRA is working on this as part of the PER process.

8. Are you aware of any institutional controls, site access controls, new ordinances in place, changes in actual or projected land use, complaints being filed or unusual activities at the site? If so, please describe in detail.

Response: Not aware of any new controls. Site is secure airport property and access is controlled.

9. Have any problems been encountered which call into question the effectiveness or protectiveness of the remedy?

Response: Effect of rising groundwater levels and operation of upgradient USAF treatment system are being evaluated relative to potential effects on TAA remedy.

10. Do you have any comments, suggestions, or recommendations regarding the site? Response: Technical working group between agencies and their consultants and the RPs and consultants have been and continue to be productive and should be encouraged and continued.

Five-Year	Five-Year Review Interview Record		Interviewee: William H. DiGuiseppi, PG		ppi, PG		
Site Name				EPA ID No. AZD980737530		Date of Interview	Interview Method via
Tucson Int Area Supe	ernational Airport rfund Site					3/1/13	Phone _ Fax/email _ In person _
Interview Contacts	Organization	Phone	Email	Address			
Martin Zeleznik	US EPA Region 9	(415)972-3253	Zeleznik.Martin@ epamail.epa.gov	75 Hawthorne Street San Francisco, CA 94105			
Rick Edwards	CH2M HILL/PHX, as rep of EPA	(480) 295-3922	Rick.Edwards@ch2m. com	1501 W. Fountainhead Parkway, Suite 401, Tempe, AZ 85282			

1. What is your current role as it relates to the site? What is your overall impression of the work conducted at the site to date? Please identify which area of the site you are providing comments for. If you are providing comments for more than one specific area, please separate your comments to the specific sections.

Response: I have no formal role at present. I was the lead hydrogeologist for Earth Tech/AECOM from 1997 to May 2012 under contracts to Raytheon and the USAF for work at AFP44 and within the TARP area. I believe that the historical work conducted at the TIAA site (Airport, AFP44, TARP) has been done according to industry standards and with a high level of quality by all parties. All contractors involved are robust, well respected, and reliable practitioners. My comments are generally focused on AFP44, have some bearing on the TARP plume, and do not address the airport, West Cap, TI, or ANG in any meaningful way.

- 2. What is the current status of construction? Have any problems or difficulties been encountered that have impacted construction progress or implementability?
 Response: The construction aspects of the existing or approved/planned activities are complete and functioning properly at AFP44. The remedy for TARP is in place and functioning properly, except for 1,4-dioxane treatment. I have no knowledge of planning or remedial construction in progress, or after May 2012, for any of the sites.
- 3. Have there been routine communications or activities (site visits, inspections, reporting activities, etc) conducted by your office regarding the site? If so please give purpose and results.

Response: Prior to May 2012, I was involved in regular communications (quarterly at a minimum) between Earth Tech/AECOM, USAF, ADEQ and US EPA Region 9 related to AFP44. Meetings were summary in nature, addressing status of various investigations, remedial actions, monitoring programs, and documentation.

Response: A broad groundwater monitoring program has demonstrated that overall, the TCE plume is stable or shrinking. The 1,4-dioxane plume is less clear, where evidence near Los Reales Road is that it is declining and narrowing (which would be expected because injection of 10 ug/L DX was stopped in the mid 2000's), but there may be some movement north of Los Reales Road, towards the North Wellfield. Hexavalent chromium, which is an emerging contaminant from a recent toxicology and potentially impending regulatory change standpoint, is reasonably well characterized at AFP44 and demonstrated empirically to be attenuating naturally in the aquifer north of Herman's Road. It is not clear what the attenuation mechanism is, and whether the attenuation is permanent or will be able to attenuate all the hex chrome that may migrate from the source area at AFP44. Hexavalent chromium is not fully characterized anywhere to <1 ug/L which may be the future standard.

5. Is there a continuous on-site O&M presence? If so, please describe staff and activities. If there is not a continuous on-site presence, describe staff and frequency of site inspections and activities.

Response: Yes. At AFP44 the present contractor (URS) has well qualified full-time onsite staff for systems O&M. Operator is experienced in water treatment, environmental sampling, electrical, PLC programming, plumbing, HVAC, etc. For TARP, a fully qualified, professional water treatment team does O&M.

6. Have there been unexpected O&M difficulties or costs at the site? If so, please give details on difficulties or unexpected costs associated with the remedy.

Response: No. O&M is stable at AFP44, mostly because the system has been in place for many decades. The TARP system requires an upgrade to address 1,4-DX, but is stable and functioning properly from a TCE standpoint.

7. Would you say that O&M and/or sampling efforts have been optimized? Please describe how improved efficiency has or has not occurred.

Response: At AFP44, groundwater sampling optimization has occurred on two fronts: sampling method and sampling numbers. The sampling method has been migrating from dedicated sampling pumps, which are in some cases decades old, to HydraSleeve passive grab samplers. Research has demonstrated that these passive samplers are comparable, or more conservative, than other sampling methods. Therefore this is a more conservative approach, as well as resulting in time and cost savings. The numbers of samples collected per year have been reduced from almost 300 samples per year in 2007 to around 100 samples per year now. Further reduction could be implemented with statistical tools supporting decision-making (e.g., GTS, MAROS). Because the plume has been monitored for almost 30 years, and slight changes in plume outline or concentration are not significant, extending annual sampling to biennial would not significantly hinder the assessment of remedial progress. Additionally, the number of wells requiring monitoring to assess plume

stability or source area recalcitrance could be minimized and still effectively maintain adequate monitoring. Related to O&M optimization, that is a difficult task in an energy-intensive large-scale pump & treat system such as the one at AFP44. Operational optimization has been ongoing with some energy savings realized over the past 5 years.

8. Are you aware of any institutional controls, site access controls, new ordinances in place, changes in actual or projected land use, complaints being filed or unusual activities at the site? If so, please describe in detail.

Response: No. Sites are stable, land use is industrial or residential, and will likely be the same into the future.

9. Have any problems been encountered which call into question the effectiveness or protectiveness of the remedy?

Response: The remedy at AFP44 is as protective for TCE and 1,4-dioxane as is possible in this large-scale and complex hydrogeologic system. Complete hydraulic capture may be impossible, and demonstrating complete hydraulic capture, without a shadow of a doubt, is equally impossible. Hexavalent chromium, if regulated to a lower standard, may require reassessment of remedial systems, although re-installing the ion exchange treatment may allow the AFP44 remedy to maintain protectiveness.

10. Do you have any comments, suggestions, or recommendations regarding the site? **Response:** Because the groundwater is not used for drinking water within the plume (other than one well – Manor Baptist Church – which ought to be purchased by the PRPs and abandoned), cleanup standards should not be defined as drinking water standards. Most, if not all, of the other wells private are inoperable and do not represent an actual risk. Natural attenuation processes are helping reduce concentrations of all COCs and modeling should be used to set alternative cleanup levels along Los Reales Road and within the plume that account for attenuation before the plume reaches the North Wellfield. Long term strategy should be based on having the North Wellfield as the compliance point for the entire complex of sites.

Five-Year I	Review Interview R	Record Interviewee: Holmes Don Ficklen		า					
Site Name (Plant 44, Tu	OT012/WP005 – AF ucson, AZ	EPA ID No. AZD980737530		EPA ID No. AZD980737530		EPA ID No. AZD980737530		Date of Interview	Interview Method via
Tucson Int Area Supe	ernational Airport rfund Site						Phone _ Fax/email _ In person _		
Interview Contacts	Organization	Phone	Email	Address					
Martin Zeleznik	US EPA Region 9	(415)972-3253	Zeleznik.Martin@ epamail.epa.gov	75 Hawthorne Street San Francisco, CA 94105					
Rick Edwards	CH2M HILL/PHX, as rep of EPA	(480) 295-3922	Rick.Edwards@ch2m. com	1501 W. Fountainhead Parkway, Suite 401, Tempe, AZ 85282					

1. What is your current role as it relates to the site? What is your overall impression of the work conducted at the site to date? Please identify which area of the site you are providing comments for. If you are providing comments for more than one specific area, please separate your comments to the specific sections.

Response: My current role is AF Program Manager for AFCEC/CZRW. I am the primary AF PM for the Performance Based Remediation (PBR) Contract South of Los Reales Rd and alternate PM for work North of Los Reales Rd. Overall I am pleased with the work conducted at both areas that I am responsible for. I am especially pleased with the transitioning of work responsibilities from AECOM to FPM resulting from FPM's winning the PBR contract. By including both the new and former incumbent contractors in both regulatory update meetings brings good cohesiveness and information exchange between all involved parties. Having the West Regional Environmental Office personnel involved with ongoing work, especially North of Los Reales Rd is a very beneficial to the work effort due to their close cooperation with EPA Region 9 office in San Francisco and with their involvement on related issues at other installations in the Western United States.

2. What is the current status of construction? Have any problems or difficulties been encountered that have impacted construction progress or implementability?
Response: Currently status of construction is maintaining the ongoing Advanced Oxidation Process (AOP) system that is successfully remediating all COCs including 1,4-Dioxane (DX).
No problems or difficulties besides the usual maintenance and weather related temporary

system shutdowns have been noted.
3. Have there been routine communications or activities (site visits, inspections,
reporting activities, etc) conducted by your office regarding the site? If so please give purpose and results.
Response: AFCEC/CZRW continues to attend all quarterly regulatory and other required
meetings including Unified Community Advisory Board (UCAB) public meetings.
Additionally AFCEC/CZRW attends meetings with the Airport Authority to insure that both
parties are exchanging information and working towards the same goal of remediating
contamination from their respective project areas. AFCEC/CZRW also attends the annual
technical exchange meetings and recommends that their contractors present new and
innovative approaches that can be used by others involved at the Tucson International
Airport Area Superfund Site. AFCEC/CZRW's contractor has also taken responsibility for
holding the quarterly UCAB meetings.

4.	What does the monitoring data show? Are there any trends that show contaminant levels are decreasing? Have any new or emerging COCs been identified? If so, do you believe they may change your view of the effectiveness or protectiveness of the
	remedy? Response: Monitoring data shows that contaminant levels are declining somewhat however with the new planned source area treatments there should be more drastic increase decline of contaminant concentrations in the near future. The near term goals are to complete data gap investigations and to completely capture all contamination emanating from AFP44. The emerging COC DX is currently being remediated to levels protective of human health and the environment and will continue being remediated to levels below the anticipated MCL of .35 ug/L (ppb) once the MCL is established. There are contingencies in the current PBR contract to address new hexavalent chromium cleanup standards once established as well.

5. Is there a continuous on-site O&M presence? If so, please describe staff and activities. If there is not a continuous on-site presence, describe staff and frequency of site inspections and activities.

Response: Yes there is a continuous on-site O&M presence being the URS Plant Operator who has vast experience formerly working with AECOM as their plant operator when he ran the treatment plant in that capacity. Also the AFP44 Project Manager, George Warner is always in consent contact with both the Plant Operator and with the AF Plant 44 Contractor, Raytheon regarding all aspects of plant O&M activities.

6. Have there been unexpected O&M difficulties or costs at the site? If so, please give details on difficulties or unexpected costs associated with the remedy.Response: As mentioned above, only O&M difficulties or costs at the site have been routine maintenance or weather related issues.

10. Do you have any comments, suggestions, or recommendations regarding the site? Response: Continue innovative and proactive approaches will be pursued in response to agencies recommendations. Good working relationships between the AF and their contractors, the regulatory agencies, general public and other PRPs will continue.

Five-Year Review Interview Record			Interviewee: Glenn C. Hoeger			
Site Name EPA ID No. AZD98		80737530	Date of Interview	Interview Method via		
Tucson Int Area Supe	ernational Airport rfund Site			03/01/2013	Phone _ Fax/email <u>v</u> In person _	
Interview Contacts	Organization	Phone	Email	Address		
Martin Zeleznik	US EPA Region 9	(415)972-3253	Zeleznik.Martin@ epamail.epa.gov	75 Hawthorne Street San Francisco, CA 94105		
Rick Edwards	CH2M HILL/PHX, as rep of EPA	(480) 295-3922	Rick.Edwards@ch2m. com	1501 W. Fountainhead Parkway, Suite 401, Tempe, AZ 85282		

1. What is your current role as it relates to the site? What is your overall impression of the work conducted at the site to date? Please identify which area of the site you are providing comments for. If you are providing comments for more than one specific area, please separate your comments to the specific sections.

Response:

My name is Glenn Hoeger, and I am a Principal Scientist with Malcolm Pirnie/ARCADIS in Tucson, Arizona. I am the project manager for the contract between the City of Tucson and Malcolm Pirnie/ARCADIS to provide Capture Evaluation and Engineering Services for the Tucson International Airport Area Groundwater Remediation Project (TARP). The TARP project addresses contamination of select volatile organic compounds (VOCs), principally trichloroethene (TCE), in regional groundwater (Area A Plume) north of Los Reales Road. Under this contract, Malcolm Pirnie/ARCADIS provides consulting services for documenting the fulfillment of obligations under the 1991 TARP Consent Decree (CD) and engineering services evaluating the performance of the TARP water treatment plant (WTP) and remediation well fields. TARP is the only portion of the Tucson International Airport Area Superfund site that Malcolm Pirnie/ARCADIS provides services for.

2. What is the current status of construction? Have any problems or difficulties been encountered that have impacted construction progress or implementability? Response:

Construction and start-up of the TARP remediation well fields, pipelines, and WTP was successfully completed in September 1994.

3. Have there been routine communications or activities (site visits, inspections, reporting activities, etc) conducted by your office regarding the site? If so please give purpose and results.

Response:

As part of the TARP Capture Evaluation and Engineering Services contract with the City of Tucson, Malcolm Pirnie/ARCADIS is responsible for quarterly groundwater level monitoring events, semi-annual status report preparation, and on-demand services to evaluate and trouble-shoot treatment plant operations at the TARP WTP. Results of all monitoring events, site inspections, and reporting are thoroughly documented in each semi-annual status report (SASR). The SASRs provide historic documentation that the TARP remediation system is achieving all the obligations under the 1991 CD including containment of the groundwater contamination plume, providing high quality drinking water to the City of Tucson potable water distribution system, and remediating groundwater in the TARP plume.

4. What does the monitoring data show? Are there any trends that show contaminant levels are decreasing? Have any new or emerging COCs been identified? If so, do you believe they may change your view of the effectiveness or protectiveness of the remedy?

Response:

SASRs for TARP have been prepared since startup of the TARP WTP in September 1994. The SASRs provide 5-year, running summaries for monitoring data including groundwater elevation, groundwater water quality, and WTP performance. The monitoring data support the conceptual site model (CSM) presented in Section 1.4 of the March 2012 through August 2012 SASR (Malcolm Pirnie/ARCADIS, 2012). In 2002, 1,4-dioxane was discovered in groundwater from the TARP remediation system. Since that time, Tucson Water has implemented a contingency plan to protect its customers from exposure to levels of 1,4-dioxane in drinking water above Federal Health Advisory Levels. The implementation of the 1,4-dioxane contingency plan has ensured the protection of human health; however, it may also lead to extending the schedule of the remedial response for VOCs in groundwater in the TARP plume. The long-term remediation of 1,4-dioxane in groundwater at the TARP plume is being addressed separately from TARP.

5. Is there a continuous on-site O&M presence? If so, please describe staff and activities. If there is not a continuous on-site presence, describe staff and frequency of site inspections and activities.

Response:

The TARP WTP and remediation well sites are continually monitored by Tucson Water Central Control at the Hayden-Udall WTP. Tucson Water operators are routinely on-site at the TARP WTP Monday through Friday, or when operators at the Hayden-Udall WTP are alerted to an alarm at the TARP WTP. Operator inspection and maintenance reports are produced monthly by the TARP Project Coordinator from Tucson Water. These monthly reports are summarized in the SASRs.

6. Have there been unexpected O&M difficulties or costs at the site? If so, please give details on difficulties or unexpected costs associated with the remedy.
Response:

Six-month intervals of operation and maintenance (O&M) data for the TARP WTP and remediation well fields are detailed in each SASR. Overall, O&M of the TARP remediation system is consistent with other air stripping facilities in the southwestern United States. The TARP WTP was rehabilitated in 2005 to correct a scaling issue in the packed column aeration towers. A couple remediation wells, R-005A and R-009A, have required rehabilitation due to corrosion of the well screens. All the shallow remediation wells (R-001A through R-005A) are on a regular maintenance cycle to reduce fouling of the well screens from iron bacteria. In 2006, the instrumentation, control, and communication systems were upgraded to an Ethernet-based system to improve the operations of the remediation system. The communication and control upgrades significantly reduced the down-time for the WTP from unscheduled shut-downs associated with power failures, thunderstorms, and equipment failures. Most unscheduled shut-downs of the TARP remediation system are currently caused by requirements for the management of the concentration of 1,4-dioxane in water from the TARP remediation wells.

7. Would you say that O&M and/or sampling efforts have been optimized? Please describe how improved efficiency has or has not occurred.
Response:

The O&M of the TARP WTP and well sites are optimized based on rehabilitation or maintenance activities associated with the remediation system. As upgrades are made to instrumentation and communication equipment, O&M schedules are revised. Sampling and groundwater level measurement events are evaluated on an approximate 5-year schedule. Optimization of the sampling program is based on applying temporal and spatial statistical analyses to optimize sampling frequencies and locations, respectively. Recommendations

from the statistical analyses are used to update the field operation plan (FOP). The most recent FOP for TARP was dated November 2007. A current revision to the FOP is being prepared; however, due to the timing for start-up of the advance oxidation process (AOP) treatment plant to remove 1,4-dioxane in water from the TARP well fields, completion of the revised FOP is not likely to occur until after the new AOP plant is operational.

8. Are you aware of any institutional controls, site access controls, new ordinances in place, changes in actual or projected land use, complaints being filed or unusual activities at the site? If so, please describe in detail.

Response:

No changes in land use, site access, or ordinances have influenced operations of the TARP remediation system since its startup in 1994.

9. Have any problems been encountered which call into question the effectiveness or protectiveness of the remedy?
Response:

The operations and monitoring of the TARP remediation system are scrutinized on a quarterly basis in schedule with the Unified Citizens Advisory Board (UCAB) meetings. Changes in water quality or operation parameters from the well sites or the WTP trigger responses. All responses are made with the protection of the health of Tucson Water's customers in mind. To date, no problems have occurred that could not be addressed by operational management, instrumentation and/or control upgrades, or physical/operational changes to WTP.

10. Do you have any comments, suggestions, or recommendations regarding the site? Response:

TARP is currently investigating a couple of operational issues. First, as described in Section 1.4.2.2 of the March 2012 through August 2012 SASR (Malcolm Pirnie/ARCADIS, 2012), concentrations of TCE in groundwater samples from monitoring well 410T on the east side of the TARP plume have been steadily increasing over the past four years. The TARP team is evaluating this portion of the plume. Investigations will continue until recommendations can be developed to address this contamination in this area. Additionally, groundwater extraction rates from remediation well R-009A have decreased since rehabilitation of this well in 2009. Evaluations are currently underway to determine what level of groundwater production is required to maintain capture of the plume. Once the current requirements for R-009A have been assessed, decisions for future upgrade/replacement of R-009A can be evaluated.

Five-Year Review Interview Record		ecord	Interviewee: John Ki	im, URS Corp	ooration
Site Name AFP44		EPA ID No. AZD980737530		Date of Interview	Interview Method via
Tucson Int Area Supe	ernational Airport rfund Site				Phone _ Fax/email _ In person _
Interview Contacts	Organization	Phone	Email	Address	
Martin Zeleznik	US EPA Region 9	(415)972-3253	Zeleznik.Martin@ epamail.epa.gov	75 Hawthorne Street San Francisco, CA 94105	
Rick Edwards	CH2M HILL/PHX, as rep of EPA	(480) 295-3922	Rick.Edwards@ch2m. com	1501 W. Fountainhead Parkway, Suite 401, Tempe, AZ 85282	

1. What is your current role as it relates to the site? What is your overall impression of the work conducted at the site to date? Please identify which area of the site you are providing comments for. If you are providing comments for more than one specific area, please separate your comments to the specific sections.

Response:

Working as a contractor for the Air Force serving as the Project Manager for the SW Performance Based Remediation Contract for AFP44.

I believe there has been good effort to date to address the source contaminants in soil and groundwater at AFP44 OT012.

2. What is the current status of construction? Have any problems or difficulties been encountered that have impacted construction progress or implementability? Response:

A groundwater extraction and reinjection (remediation) system is currently being operated to address the contaminant migration associated with OT012.

3. Have there been routine communications or activities (site visits, inspections, reporting activities, etc) conducted by your office regarding the site? If so please give purpose and results.

Response:

As of December 15, 2012, we have taken over the operations of the groundwater remediation system at OT012 and have been on-site on a daily basis from Monday to Friday and on-call 24-hours. The remediation system was shut down for plant maintenance activities as well as equipment repairs due the hard freezes in January and February. The system was placed back in operation on February 11, 2013.

Response:

Monitoring data seems to indicate no change in concentrations of COCs at groundwater monitoring wells and GWTP influent in the last 4 years, which brings into the question of the effectiveness of the groundwater remediation to reduce COCs to target clean up goals in the ROD.

5. Is there a continuous on-site O&M presence? If so, please describe staff and activities. If there is not a continuous on-site presence, describe staff and frequency of site inspections and activities.

Response:

On-site O&M staff (one primary and one alternate) is on-site 10 hours a day Monday through Friday, and on-call 24-hours via remote connection to on-site staff home computers and mobile phone. Activities conducted by O&M staff consist of:

- Operating the HiPOx/GWTP system
- Weekly sampling of HiPOx/GWTP system
- Preventive maintenance of HiPOx/GWTP system and extraction and recharge well field
- Inspection of Sulfuric Acid and Hydrogen Peroxide double walled tanks and containment area
- Implementing on-going tasks on the Health and Safety Plan
- Monitoring of well field for any discharged sources of influent and effluent to the plant by performing a complete pipe line walk
- Performing biannual groundwater monitoring events
- Providing site escort
- 6. Have there been unexpected O&M difficulties or costs at the site? If so, please give details on difficulties or unexpected costs associated with the remedy.

Response:

No.

7. Would you say that O&M and/or sampling efforts have been optimized? Please describe how improved efficiency has or has not occurred.

Response:

Based on the current operations of the AFP44 pump and treat system combined with some natural attenuation, lateral migration of COC in the upper zone upper unit (UZUU) appear to be contained near the AFP44 plant boundary of Hermans Road. In addition, lateral migration of COC in the upper zone lower unit (UZLU) appears to be contained at Los Reales Road. However, since 2008, there has not been any noticeable decreasing trend in COC mass removal at the GWTP with minor reduction in the extent of the COC plume at OT012. There are several factors that may be related to these issues:

- The current operation and configuration of the groundwater pump and treat system has appeared to reach an asymptotic state with respect to concentrations of COCs at OT012.
- Many of the extraction well within AFP44 are screened in both the UZUU and UZLU, and majority of the groundwater being extracted is from the coarse-grained UZLU instead of the UZUU where most of the groundwater contamination is present. These well also act as conduits for contaminants predominately in the UZUU to flow directly into the UZLU.
- No further treatment of COCs associated with previously injected amendments at Site 2, 3, and 5 is occurring, as contaminants that have diffused into the low permeability silt and clay aguitards are not accessible to the amendments.
- 8. Are you aware of any institutional controls, site access controls, new ordinances in place, changes in actual or projected land use, complaints being filed or unusual activities at the site? If so, please describe in detail.

Response:

No.

9. Have any problems been encountered which call into question the effectiveness or protectiveness of the remedy?

Response:

Remedy appears to be protective. In terms of effectiveness, please refer to the Response to Question 7.

10. Do you have any comments, suggestions, or recommendations regarding the site? Response:

We are currently working with the Air Force to develop and implement plans to optimize the groundwater remediation system and conduct focused hot-spot in-situ remediation pilot tests at former source locations in groundwater that show the highest concentrations of trichloroethene, 1,4-DX, and Cr/Cr6. These plans include development of a pilot test program at the GWTP to address potential changes in the Cr/Cr6 MCLs.

Five-Year Review Interview Record	Interviewee: Marc E. Herman, Arizona
	Department of Environmental Quality (ADEQ)

					(=======)
Site Name EPA ID No. AZD98		80737530	Date of Interview	Interview Method via	
Tucson Int Area Supe	ernational Airport rfund Site				Phone _ Fax/email _ In person _
Interview Contacts	Organization	Phone	Email	Address	
Martin Zeleznik	US EPA Region 9	(415) 972-3253	Zeleznik.Martin@ epamail.epa.gov	75 Hawthorne Street San Francisco, CA 94105	
Rick Edwards	CH2M HILL/PHX, as rep of EPA	(480) 295-3922	Rick.Edwards@ch2m. com	1501 W. Fountainhead Parkway, Suite 401, Tempe, AZ 85282	

1. What is your current role as it relates to the site? What is your overall impression of the work conducted at the site to date? Please identify which area of the site you are providing comments for. If you are providing comments for more than one specific area, please separate your comments to the specific sections.

Response: I am the State of Arizona Project Manager for the TIAA Superfund Site. Overall, I would say that the Responsible Parties (RPs) have been making efforts to remediate the site and perform additional necessary investigations to supplement previous work.

2. What is the current status of construction? Have any problems or difficulties been encountered that have impacted construction progress or implementability?

Response: Remedial actions are currently in operation at Air Force Plant (AFP) 44, the Airport Property, and the Tucson Airport Remediation Project (TARP). Even though remediation is taking place, additional remedial design work is under consideration to expedite cleanups at all three project areas. At AFP44, the Air Force entered into a long-term contract with a new consultant. The transition has affected the schedule. At the TARP facility, advanced oxidation process (AOP) treatment technology is being added to the existing treatment facility to address 1,4-dioxane. Regarding the Airport Property, unresolved issues involving the subsurface hydrogeology raise concerns about the effectiveness of the remedy.

3. Have there been routine communications or activities (site visits, inspections, reporting activities, etc) conducted by your office regarding the site? If so please give purpose and results.

Response: Yes. ADEQ has communicated with EPA on a regular basis. ADEQ has issued comments on site-related documents prepared by the RPs and discussed regulatory strategies with EPA. ADEQ has also performed site visits when appropriate to monitor project progress.

Response: Generally speaking, contaminant levels appear to be decreasing where remedial actions are being implemented. However, there remain some questions about containment and capture of contamination at the Airport Property. Within the past year, hexavalent chromium has been identified as an emerging contaminant of concern (COC). EPA is currently evaluating the toxicity of this COC. It appears that existing technology may not be able to remove hexavalent chromium to a safe level.

5. Is there a continuous on-site O&M presence? If so, please describe staff and activities. If there is not a continuous on-site presence, describe staff and frequency of site inspections and activities.

Response: At each of the project locations, there are continuous onsite operation & maintenance (O&M) activities. This includes a treatment plant at each project area, as well as groundwater and soil vapor extraction well monitoring and upkeep.

6. Have there been unexpected O&M difficulties or costs at the site? If so, please give details on difficulties or unexpected costs associated with the remedy.

Response: There have been "routine" treatment plant shutdowns due to equipment failures. However, nothing that significantly affected cleanup. The TARP treatment facility is being upgraded to include AOP, but this is not necessarily "unexpected." The original design costs have increased significantly, according to the RPs.

7. Would you say that O&M and/or sampling efforts have been optimized? Please describe how improved efficiency has or has not occurred.

Response: I would say that O&M and/or sampling efforts have not yet been optimized. The RPs are currently evaluating methods to improve such efficiencies.

8. Are you aware of any institutional controls, site access controls, new ordinances in place, changes in actual or projected land use, complaints being filed or unusual activities at the site? If so, please describe in detail.
Response: There are military security measures and site access controls in place at Air Force Plant (AFP) 44. Site access to the TARP facility is restricted by fencing. The Airport Property treatment plant has access restrictions similar to the TARP facility.
9. Have any problems been encountered which call into question the effectiveness or protectiveness of the remedy?
Response: Yes. As mentioned in the response to Comment #4, hexavalent chromium has been identified as an emerging COC that may affect the protectiveness and effectiveness of the remedies. In addition, unresolved hydrogeologic issues at the Airport Property have created concerns about the existing effectiveness and protectiveness of the remedy at the Airport Property.
10. Do you have any comments, suggestions, or recommendations regarding the site? Response:

Five-Year Review Interview Record		Interviewee: Dr. Mark Brusseau, Universit of Arizona			
Site Name		EPA ID No. AZD980737530		Date of Interview	Interview Method via
Tucson International Airport Area Superfund Site				Feb. 6, 2013	Phone _ Fax/email X_ In person _
Interview Contacts	Organization	Phone	Email	Address	
Martin Zeleznik	US EPA Region 9	(415)972-3253	Zeleznik.Martin@ epamail.epa.gov	75 Hawthorr San Francisco	
Rick Edwards	CH2M HILL/PHX, as rep of EPA	(480) 295-3922	Rick.Edwards@ch2m. com	1501 W. Fou Parkway, Sui Tempe, AZ 8	te 401,

Interview Questions

1. What is your current role as it relates to the site? What is your overall impression of the work conducted at the site to date? Please identify which area of the site you are providing comments for. If you are providing comments for more than one specific area, please separate your comments to the specific sections.

Response:

Comments are provided for two areas, AFP44 and Three Hangers. For both areas, my research group has been involved in long-term collaborations to conduct research investigations at the sites. We have worked with the site owners/operators (USAF, Raytheon, TAA), consultants (AECOM, CRA), and regulatory agencies (EPA, ADEQ) to investigate contaminant transport and fate processes at the sites, and to help test innovative characterization and remediation technologies. The results of our investigations have assisted in improving site conceptual models and optimizing remediation management efforts. The collaborative research efforts have resulted in a large body of published scientific literature that has advanced the general knowledge regarding characterization and remediation of chlorinated-solvent sites. In addition, these research activities have afforded invaluable "real-world" educational and training opportunities for a large number of my graduate students.

2. What is the current status of construction? Have any problems or difficulties been encountered that have impacted construction progress or implementability?

Res	sponse: Not Applicable
á	Have there been routine communications or activities (site visits, inspections, reporting activities, etc) conducted by your office regarding the site? If so please give purpose and results. ponse: Not Applicable
 	What does the monitoring data show? Are there any trends that show contaminant levels are decreasing? Have any new or emerging COCs been identified? If so, do you believe they may change your view of the effectiveness or protectiveness of the remedy? ponse: Not Applicable
l i	Is there a continuous on-site O&M presence? If so, please describe staff and activities. If there is not a continuous on-site presence, describe staff and frequency of site inspections and activities. ponse: Not Applicable
(Have there been unexpected O&M difficulties or costs at the site? If so, please give details on difficulties or unexpected costs associated with the remedy. ponse: Not Applicable

7. Would you say that O&M and/or sampling efforts have been optimized? Please describe how improved efficiency has or has not occurred. Response: Not Applicable
8. Are you aware of any institutional controls, site access controls, new ordinances in place, changes in actual or projected land use, complaints being filed or unusual activities at the site? If so, please describe in detail. Response: Not Applicable
9. Have any problems been encountered which call into question the effectiveness or protectiveness of the remedy? Response: Not Applicable
10. Do you have any comments, suggestions, or recommendations regarding the site? Response:
The management teams responsible for the sites (George Warner (USAF), Fred Brinker (TAA)), and their consultants (Bill DiGuiseppi and Jim Hatton (AECOM), Manfred Plaschke (CRA)) and the EPA Project Managers have been very supportive of our collaborative research and translation efforts over the years. I believe such collaborative efforts in general can enhance operation and management of characterization and remediation activities at the site, as well as provide excellent research, educational, and training opportunities that will have a much broader impact beyond the site. The TIAA site serves as a model for supporting these collaborative efforts.

Regarding the import of our results for the AFP44 site, the results of the contaminant mass discharge (CMD) analysis indicate that the source-remediation efforts (soil vapor extraction, in-situ chemical oxidation) resulted in a significant decrease in the total CMD emanating from the site. This reduction, in turn, is likely to reduce the total length of time required to operate

the pump-and-treat system, thereby reducing operations costs.

However, there remains a measureable CMD, with contributions most likely from residual contaminant mass in the source areas and contaminant mass associated with lower-permeability zones within the plume. Based on a rough first-order evaluation, it appears that this CMD may persist for a significant time into the future, necessitating continued operation of the pump-and-treat system (more detailed analyses would need to be conducted to substantiate this possibility).

It is possible that additional CMD-based characterization efforts conducted at the site could provide more detailed information on the long-term mass removal and plume persistence processes. Such information would be helpful in support of evaluating alternative cost-effective approaches beyond standard pump and treat for future management of the source areas and of the plume.

Five-Year Review Interview Record		ecord	Interviewee: David Barraza, City of Tucson Environmental Services		
Site Name		EPA ID No. AZD980737530		Date of Interview	Interview Method via
Tucson International Airport Area Superfund Site					Phone _ Fax/email √ In person _
Interview Contacts	Organization	Phone	Email	Address	
Martin Zeleznik	US EPA Region 9	(415)972-3253	Zeleznik.Martin@ epamail.epa.gov	75 Hawthorr San Francisco	
Rick Edwards	CH2M HILL/PHX, as rep of EPA	(480) 295-3922	Rick.Edwards@ch2m. com	1501 W. Fou Parkway, Sui Tempe, AZ 8	te 401,

Interview Questions

1. What is your current role as it relates to the site? What is your overall impression of the work conducted at the site to date? Please identify which area of the site you are providing comments for. If you are providing comments for more than one specific area, please separate your comments to the specific sections.

Response:

As the ex-officio member of the Unified Community Advisory Board (UCAB), I have been the technical representative for the city of Tucson for the past 19 years as part of the Tucson International Airport (TIA) cleanup remedy. I work closely with Mr. Fred Brinker with the Tucson Airport Authority (TAA), and remaining TIA - Settling Defendants (TIA-SDs) on technical, O&M, and regulatory aspects relevant to ongoing remedial activities at the TIA site. I also assist the city of Tucson Water Department (TW) with technical aspects as it pertains to the city's role in the TIASS project, and provide project updates to the City Manager, Mayor and Council, and UCAB as needed. The restoration and cleanup of the groundwater plume has been highly successful, specifically with progress made at the TIA site to reduce the concentrations of volatile organic compounds (VOCs) and other Contaminants of Concern (COC).

2. What is the current status of construction? Have any problems or difficulties been encountered that have impacted construction progress or implementability? Response:

The construction of the groundwater pump and treat system at the TIA site has been operating for 5 years. Currently, Conestoga-Rovers and Associates (CRA) is installing off-property monitor wells west of Nogales Highway on the Desert Diamond Casino property to assess shallow groundwater (gw) in the general area for the West End of Runway 3.

3. Have there been routine communications or activities (site visits, inspections, reporting activities, etc) conducted by your office regarding the site? If so please give purpose and results.

Response:

There have been numerous project deliverables provided to the Agencies, multiple meetings and on-site inspections conducted by the agencies for the TIA project. EPA and ADEQ have conducted visits for the PCB storm drain cleanup in the 3- Hangars building, and the landfill closure. Agencies have also visited and inspected the groundwater pump and treat and SVE systems.

4. What does the monitoring data show? Are there any trends that show contaminant levels are decreasing? Have any new or emerging COCs been identified? If so, do you believe they may change your view of the effectiveness or protectiveness of the remedy?

Response:

Monitoring data collected for the TIA cleanup activities indicates the existing remedy is effectively reducing the concentrations of volatile organic compounds (VOCs) in the shallow groundwater zone (SGZ), and gravel subunit within the Unit 4 clay. TIA has successfully cleaned up one soil vapor extraction (SVE) plug-in site, polychlorinated biphynels (PCBs) in the floor drain system inside the 3-Hangars building, TAA landfill closure, and is making progress with other SVE plug-in sites. No new COCs have been identified. We are currently cooperating with Agencies requests to conduct routine gw sampling, and share gw data of 1, 4-Dioxane with Air Force Plant 44 (Raytheon), Air National Guard, and Tucson Water.

5. Is there a continuous on-site O&M presence? If so, please describe staff and activities. If there is not a continuous on-site presence, describe staff and frequency of site inspections and activities.

Response:

CRA has done an extremely effective job of conducting all O&M activities and communicating progress with the Agencies relevant to the on- and off-property activities of the TIA project that is consistent with the performance standards established the Record of Decision (ROD), Remedial Action Work Plan, and scope of regulatory compliance. CRA, and the TIA-SDs routinely communicate with the Agencies to provide updates on the progress being made for the TIA remedy. TIA-SD's and CRA hold frequent meetings with the Agencies and their oversight contractors, and share validated gw and soils data as it becomes available.

6. Have there been unexpected O&M difficulties or costs at the site? If so, please give details on difficulties or unexpected costs associated with the remedy.

Response:

During year one of operating the groundwater pump and treat system at the TIA site there were some issues with equipment that was not operating efficiently but eventually

corrected. The TIA pump and treat system has been operating at 99% efficiency since 2008 to effectively reduce VOC concentrations in the SGZ and gravel subunit, while contributing to the collective efforts by all responsible parties in the restoration of the regional aquifer.

Although, there are some fundamental disagreements in the technical and scientific aspects of the framework for the gw cleanup, the TIA-SD's continue to accommodate the Agencies requests relevant to performance standards as outlined in the ROD and Remedial Action Objectives (RAOs) of the work plan. I believe that we are all in agreement that the protection of human health, restoration of the regional aquifer, and the preservation of our natural resources is paramount. The TIA-SDs and CRA maintain a high priority to achieve the remedial objectives as cost-effectively as possible by meeting RAO's as established in the approved Work Plan.

The TIA-SD's and Agencies continue to build a framework that achieve the RAO's aligned with the Performance Standards formally agreed by the TIA-SD's and Agencies. Maintaining a collaborative partnership with all invested parties that allows continual progress in meeting the RAO's and eventual completion of all soils and gw remedies is the primary objective of the TIA-SDs and CRA.

In reference to the TARP facility, the city of Tucson and Tucson Water (TW) have struggled with cost-effectively developing plans to upgrade the TARP facility to adequately treat 1, 4-dioxane. USEPA has been slow to establish new water quality standards and guidelines that have a direct impact to TW as a public water provider. USEPA must be more responsive in understanding the implications of establishing new water quality guidelines as it pertains to the direct delivery of treated groundwater as in the case of TARP. I suggest USEPA make a better effort to contact the city of Tucson and Executive Management early in the process to establish an improved channel of communication. This will provide needed clarification that will aid in the planning and designing of required drinking water treatment improvements in the event future water quality guidelines are revised.

7. Would you say that O&M and/or sampling efforts have been optimized? Please describe how improved efficiency has or has not occurred.

Response:

Yes the TIA systems and all associated O&M activities have been optimized. The TIA-SDs and CRA continue to work towards optimizing O&M of the TIA remedy in order to effectively minimize unnecessary O&M costs while meeting the RAO's established in the Remedial Action Work Plan. The TIA-SD's have addressed Agencies issues with on- and off-property shallow/regional gw monitoring, and have conducted multiple remedial investigations to enhance the remedies for gw plume containment and restoration of the SGZ and regional gw. Multiple gw monitoring wells have been installed to enhance the gw monitoring well network, and better assess the effectiveness of shallow gw plume containment, and reduction of VOC concentrations.

8. Are you aware of any institutional controls, site access controls, new ordinances in

place, changes in actual or projected land use, complaints being filed or unusual activities at the site? If so, please describe in detail.

Response:

No, I'm not aware at this time of any institutional controls or new ordinances regarding the remedy at the TIA site. The city of Tucson and TAA work closely together to ensure site access and property controls within city right-of-way and TIA property are intact, and prevent the development of TIA and city property that is directly linked to remediation activities. The TAA must comply with FAA guidelines as well. Land use is controlled by TAA as the leasee of city-owned property. Fred Brinker (TAA) and David Barraza (COT) are in constant communication for all land-use issues that are directly linked to the soils and gw cleanup for TIA regarding on- and off-property activities.

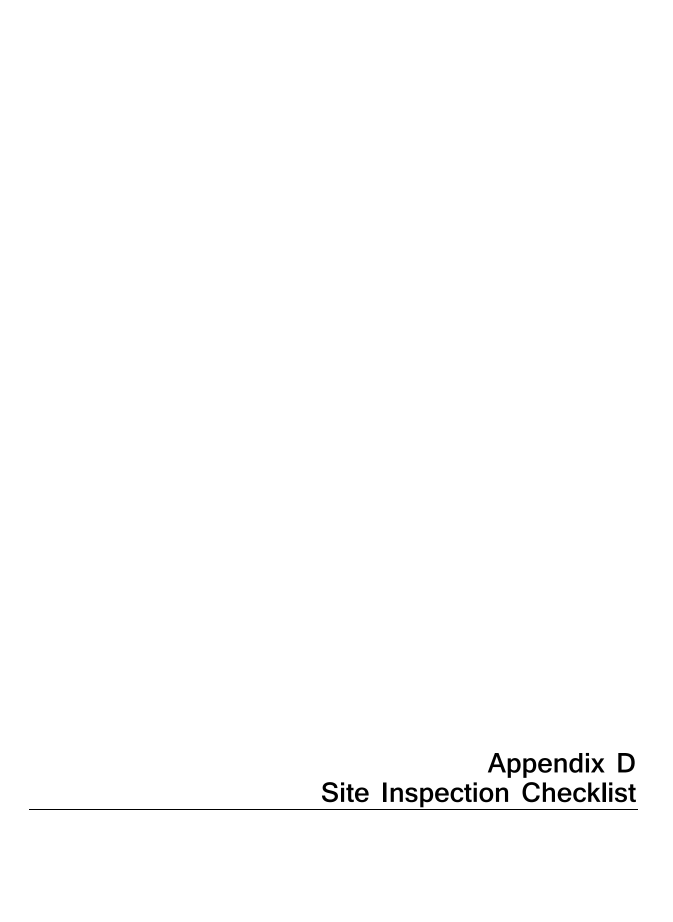
9. Have any problems been encountered which call into question the effectiveness or protectiveness of the remedy?

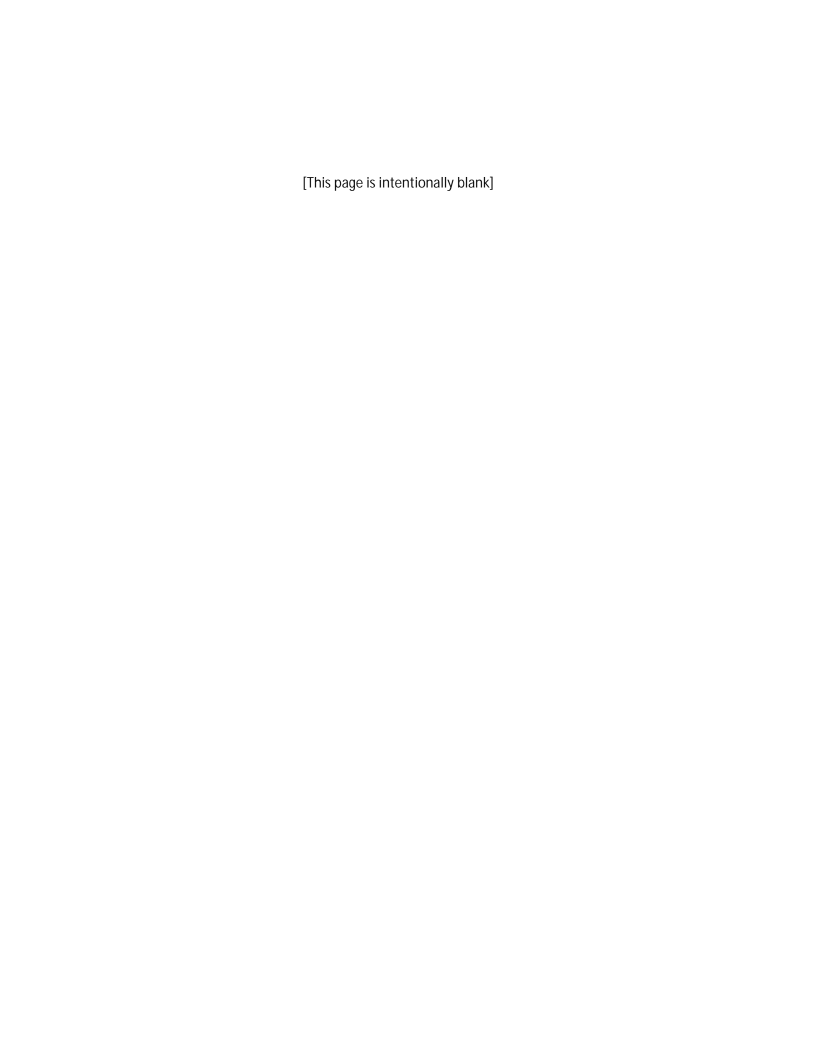
Response:

None.

10. Do you have any comments, suggestions, or recommendations regarding the site? Response:

The Agencies and TIA-SDs for the TIA site continue to collaborate closely, and improve constructs for decision-making processes that are aligned with RAOs, ROD, and Consent Decree (CD). It has always been the city of Tucson's goal to maintain a high level of trust with the affected Tucson community and Tucson Water customers, and to work in concert with the Agencies to restore water quality in the regional aquifer. The city of Tucson has always made it a high priority to ensure transparency with the general public, UCAB members, and elected officials who have a vested interest in ensuring public health and safety, and eventual cleanup at the TIA site as well as the entire TIASS cleanup effort.





Site Inspection Checklist

Five-Year Review Site Inspection Checklist Tucson International Airport Area Superfund Site

I. SITE INF	ORMATION				
Site name: TIA SGZ/SUE Tucson International Airport Area Superfund Site	Date of inspection: 2 1013	ż			
Location and Region: Tucson, AZ, Region IX	EPA ID:				
Agency, office, or company leading the five-year review: EPA Region IX	Weather/temperature:				
Remedy Includes: (Check all that apply) Cover/containment Access controls Institutional controls Groundwater pump and treatment Surface water collection and treatment Other (specify) SVE					
Attachments: Inspection team roster attached S	Site map attached [in report]				
II. INTERVIEWS (Check all that apply)				
1. O&M site manager NameCelia Mowting	ez Title Treatment Plant Operator one No 520 730 25	Date 2/11/13			
Interviewed : Ph Problems, suggestions :	one No 520 730 25	ار			
2. O&M staff ~ (A . Name	Title	Date			
Interviewed: Ph Problems, suggestions:	none No.				

3.	Local regulatory authorities and responsible agencies (i.e., State and Tribal offices, emergency response office, police department, office of public health or environmental health, zoning office, recorder of deeds, or other city and county offices, etc.) Fill in all that apply.							
	Agency							
	Contact	Name	Title		Date	Phone No.		
Probl	ems; suggestions:							
	Agency							
	Contact Nam	ne	Title		Date	Phone No.		
Probl	ems; suggestions:							
4.	Other interviews	(optional):						
		alare.						
	III. ONSIT	E DOCUMEN	ΓS AND REG	CORDS VERIFIE	D (Check all	that apply)		
1.	O&M Document O&M manual As-built drawings Maintenance logs	√Readily √Readily	y available y available y available	Up to date Up to date Up to date				

	III. ONSITE DOCUMENTS AND RECORDS VERIFIED (Check all that apply)					
1.	O&M Documents O&M manual As-built drawings Maintenance logs Remarks Readily available Readily available	Up to date Up to date Up to date				
2.	Contingency plan/emergency response plan Remarks	Readily available Up to date Compared to the Up to date Compared to the Up to date Compared to the Up to date				
3.	O&M and OSHA Training Records Remarks First and FER of Contact plants Remarks	Readily available Up to date N/A ant operator certification				
4.	Effluent discharge Rowaste disposal, POTW	Readily available Up to date N/A Readily available Up to date N/A Readily available Up to date N/A Siemen, Readily available Up to date N/A CTT				

5.	Gas Generation Records Remarks	Readily available	Up to date	$J_{N/A}$	
6.	Settlement Monument Records Remarks	Readily available	Up to date	√N/A	
7.	Groundwater Monitoring Recor	rds Readily av	ailable Up t	to date N/A	
8.	Leachate Extraction Records Remarks	Readily av	ailable Up t	to date N/A	
9.	Discharge Compliance Records Air Water (effluent) Remarks	Readily available Readily available	Up to date Up to date	N/A N/A	
10.	Daily Access/Security Logs Remarks	Readily	available Up to da	nte	

	IV. ACCESS AND INSTITUTIONAL CONTROLS Applicable						
A. F	encing						
1.	Fencing Remarks	Location shown on	site map	Gates secured	N/A		
В. (Other Access Restr	rictions					
1.	Signs and oth Remarks	er security measures	Location show	vn on site map	$J_{\rm N/A}$		
C. 1	Institutional Contr	ols					

1.	Implementation and enforcement Site conditions imply ICs not properly implemented Site conditions imply ICs not being fully enforced	No No	N/A N/A			
	Type of monitoring (e.g., self-reporting, drive by) Frequency Responsible party/agency					
	Contact Name Title	Date	Pho	one No.		
	Reporting is up-to-date Reports are verified by the lead agency		: Yes Yes	No No	N/A N/A	
	Specific requirements in deed or decision documents have been met Violations have been reported Other problems or suggestions: Report attack		: Yes Yes	No No	N/A N/A	
2.	Adequacy ICs are adequate ICs are Remarks	inadequate	√ _{N/A}			
D. Ge	neral					_
1.	Vandalism/trespassing Location shown on site ma Remarks	p No va	ndalism	evident		
2.	Land use changes onsite N/A Remarks					
3.	Land use changes offsite VN/A Remarks					
- :	V. GENERAL SITE CON	DITIONS				
A. Ro	ads Applicable					
1.	Roads Location shown on site map Remarks	Roads adequa	te	N/A		
B. Oth	her Site Conditions					

	Remarks			
	VI. LANDFILL (COVERS	Applicable	N/A
A. Lan	ndfill Surface			
1.	Settlement (Low spots) Areal extent Remarks	Location sho Depth	wn on site map	Settlement not evident
2.	Cracks Lengths Remarks		wn on site map Depth	Cracking not evident
3.	Erosion Locati Areal extent Remarks	on shown on sit Depth	e map Erosic	on not evident
4.	Holes Areal extent Remarks	Location sho Depth	wn on site map	Holes not evident
5.	Trees/Shrubs (indicate size and lo	Cover properlocations on a dia	igram)	No signs of stress
6.	Alternative Cover (armored rock, Remarks	, concrete, etc.)	N/A	
7.	Bulges Areal extent Remarks	Location show Height	n on site map	Bulges not evident

8.	Wet Area/Water Damage Wet areas Ponding Seeps Soft subgrade Remarks	Wet areas/water damage not evident Location shown on site map Areal extent	
9.	Slope Instability Slides Areal extent Remarks	Location shown on site map No evidence of slope instability	,
В.		able N/A mounds of earth placed across a steep landfill side slope to interruvelocity of surface runoff and intercept and convey the runoff to a	
1.	Flows Bypass Bench Remarks	Location shown on site map N/A or ok	ay
2.	Bench Breached Remarks	Location shown on site map N/A or okay	
3.	Bench Overtopped Remarks	Location shown on site map N/A or ok	ay
C.	Letdown Channels	Applicable N/A	
		n control mats, riprap, grout bags, or gabions that descend down the allow the runoff water collected by the benches to move off of the sion gullies.)	
1.	Settlement Areal extent Remarks	Location shown on site map Depth No evidence of settlement	
2.	Material Degradation Material type Remarks	Location shown on site map Areal extent No evidence of degradation	

3.	Erosion Loca Areal extent Remarks		Depth	No evidence of	erosion	
4.	Undercutting Areal extent Remarks	Location shows	n on site ma Depth	ap No evide	nce of undercu	tting
5.	Obstruction Location shown on site Size Remarks	Type map	Areal ext	No obstructio ent	n	
6.	Excessive Vegetative C No evidence of excess Vegetation in channels Location shown on site Remarks	ive growth does not obstruct f	Type low Areal ext	ent		
D. Cov	er Penetrations	Applicable		N/A		
1.	Gas Vents Properly secured/locat Evidence of leakage at Remarks			Passive Routinely samp	led Go	od condition
2.	Gas Monitoring Probe Properly secured/locat Evidence of leakage at Remarks	ed Function	oning	Routinely samp	led Go	od condition
3.	Monitoring Wells (with Properly secured/locate Evidence of leakage at Remarks	ed Functioning		sampled	Good condi	tion
4.	Leachate Extraction V Properly secured/locat Evidence of leakage at Remarks	ed Functioning	Routinel Needs O	y sampled &M	Good conditi N/A	on

5.	Settlement Monuments Located Remarks		Routinely surveyed	N/A
Ε.	Gas Collection and Treatment	Applica	ble N/A	
1.	Gas Treatment Facilities Flaring Thermal destruction Good condition Needs O&M Remarks	on	Collection for reuse	
2.	Gas Collection Wells, Manifolds an Good condition Needs O&M Remarks	d Piping		
3.	Gas Treatment Facilities (e.g., gas n Good condition Needs O&M Remarks	nonitoring of adj N/A	acent homes or building	(s)
F.	Cover Drainage Layer	Applicable	N/A	
1.	Outlet Pipes Inspected Remarks	Functioning	N/A	<u>.</u>
2.	Outlet Rock Inspected Remarks	Functioning	N/A	
G.	Detention/Sedimentation Ponds	Applicable	N/A	
1.	Siltation Areal extent Siltation not evident Remarks	1	Depth	N/A
2.	Erosion Areal extent Erosion not evident Remarks	Depth		
3.	Outlet Works Remarks	Functioning	N/A	
4.	Dam Remarks	Functioning	N/A	
H.	Retaining Walls Applicable	N/A		

1.	Deformations Location shown on site map Horizontal displacement Rotational displacement Remarks	
2.	Degradation Location shown on site map Remarks	Degradation not evident
I. Peri	meter Ditches/Off-Site Discharge Applicable	N/A
1.	Siltation Location shown on site Areal extent Depth Remarks	e map Siltation not evident
2.	Vegetative Growth Location shown on site Vegetation does not in Areal extent Type Remarks	
3.	Erosion Location shown on site map Areal extent Depth Remarks	Erosion not evident
4.	Discharge Structure Functioning Remarks	N/A

	VII. VERTICAL BARRII	ER WALLS	Applicable N/A
1.	Settlement Location sho Areal extent	wn on site map Depth	Settlement not evident
2.	Performance Monitoring Performance not monitored	Type of monitoring	
	Frequency Head differential Remarks	Evidence	of breaching

	VIII. GROUNDWATER/SURFACE WATER REMEDIES Applicable N/A
A.	Groundwater Extraction Wells, Pumps, and Pipelines
1.	Pumps, Wellhead Plumbing, and Electrical Good condition All required wells located Needs O&M N/A Remarks
2.	Extraction System Pipelines, Valves, Valve Boxes, and Other Appurtenances Good condition Needs O&M Remarks
3.	Spare Parts and Equipment ✓ Readily available Good condition Requires upgrade Needs to be provided Remarks
В.	Surface Water Collection Structures, Pumps, and Pipelines Applicable
1.	Collection Structures, Pumps, and Electrical Good condition Needs O&M Remarks
2.	Surface Water Collection System Pipelines, Valves, Valve Boxes, and Other Appurtenances Good condition Needs O&M NA Remarks
3.	Spare Parts and Equipment Readily available Good condition Requires upgrade Needs to be provided NA Remarks
C.	Treatment System Applicable
1.	Treatment Train (Check components that apply) Metals removal Oil/water separation - Bioremediation Air stripping Carbon adsorbers A Filters Additive (e.g., chelation agent, flocculent) Good condition Needs O&M Sampling ports properly marked and functional Sampling/maintenance log displayed and up to date Equipment properly identified Quantity of groundwater treated annually Quantity of surface water treated annually Remarks

2.	Electrical Enclosures and Panels (properly rated and functional) N/A Good condition Needs O&M Remarks	
3.	Tanks, Vaults, Storage Vessels N/A Remarks	
4.	Discharge Structure and Appurtenances Good condition Remarks Inchian well is in a secure area.	
5.	Treatment Building(s) – support building N/A Good condition (especially roof and doorways) Chemicals and equipment properly stored Remarks	
6.	Monitoring Wells (pump and treatment remedy) Properly secured/locked Functioning Routinely sampled Good condition All required wells located Needs O&M N/A Remarks	-

D.	Monitored Natural Attenuation		V MA	
1.	Monitoring Wells (natural a Properly secured/locked All required wells located Remarks	ttenuation remed Functioning Needs O&M	dy) Routinely sampled	Good condition

IX. OTHER REMEDIES

If there are remedies applied at the site which are not covered above, attach an inspection sheet describing the physical nature and condition of any facility associated with the remedy. An example would be soil vapor extraction.

X. OVERALL OBSERVATIONS

A. Implementation of the Remedy

Describe issues and observations relating to whether the remedy is effective and functioning as designed. Begin with a brief statement of what the remedy is to accomplish (i.e., to contain contaminant plume, minimize infiltration and gas emission, etc.).

minimize infiltration and gas emission, etc.).

Lendy interded to contain plus remove was from undere zone and granducter. Hencely appears effective and functioning as designed.

B. Adequacy of O&M

Describe issues and observations related to the implementation and scope of O&M procedures. In particular, discuss their relationship to the current and long-term protectiveness of the remedy.

O+M is popular implemented and supports the current and burg-term offectiveness of the remedy.

C. Early Indicators of Potential Remedy Failure

Describe issues and observations such as unexpected changes in the cost or scope of O&M or a high frequency of unscheduled repairs, that suggest that the protectiveness of the remedy may be compromised in the future.

Replaced Where with a different type that requires last win strace; added segrestering agent to reduce scale. We anticipated offer an protectioness.

D. Opportunities for Optimization

Describe possible opportunities for optimization in monitoring tasks or the operation of the remedy.

Five-Year Review Site Inspection Checklist Tucson International Airport Area Superfund Site

I. SITE INFORMATION						
Site name: TARP Tucson International Airport Area Superfund Site	Date of inspection: 2 12 13					
Location and Region: Tucson, AZ, Region IX	EPA ID:					
Agency, office, or company leading the five-year review: EPA Region IX	Weather/temperature:					
Remedy Includes: (Check all that apply) Cover/containment Access controls Institutional controls Groundwater pump and treatment Surface water collection and treatment Other (specify)						
Attachments: Inspection team roster attached Site map attached [in report]						
II. INTERVIEWS (Check all that apply)						
1. O&M site manager Name HyloXe.	Y Title Vartnert Plant Operator Date 2/12/13					
Interviewed: Phone No Problems, suggestions:						
2. O&M staff Name	Title Date					
Interviewed: F Problems, suggestions:	hone No.					

Martin Zelezak Cide Edwards Marc Hernan Allra Bentler

3.	Local regulatory authorities and responsible agencies (i.e., State and Tribal offices, emergency response office, police department, office of public health or environmental health, zoning office, recorder of deeds, or other city and county offices, etc.) Fill in all that apply.							
	Agency							
	Contact	Name	Title		Date	Phone No.		
Probl	ems; suggestio	ns:						
	Agency							
	Contact	Name	Title		Date	Phone No.		
Probl	ems; suggestion	ns:						
4.	Other inte	rviews (optional):						
-			19 100 1		0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
	III. C	ONSITE DOCUM	ENTS AND REC	CORDS VERIFIE	D (Check all	that apply)		
1.	O&M Doce		adily available	Up to date				

-	III. ONSITE DOCUMENTS AND RECORDS VERIFIED (Check all that apply)							
1.	O&M Documents O&M manual As-built drawings Afaintenance logs Remarks Readily avail	ilable Up to date						
2.	Site-Specific Health and Safety Plan Contingency plan/emergency response plan Remarks	Readily available Up to date Readily available Up to date						
3.	O&M and OSHA Training Records Remarks	✓ Readily available ✓ Up to date N/A						
4.	Permits and Service Agreements Air discharge permit Effluent discharge Waste disposal, POTW Other permits Parallel Remarks	Readily available Up to date N/A						

5.	Gas Generation Records Remarks	Readily available	Up to date	∨ _{N/A}	
6.	Settlement Monument Records Remarks	Readily available	Up to date	∨ _{N/A}	
7.	Groundwater Monitoring Record Remarks	s Readily availa	ble V _{Up} 1	to date	N/A
8.	Leachate Extraction Records Remarks	Readily availa	ble Up 1	to date	∨ _{N/A}
9.	Discharge Compliance Records Air Water (effluent) Remarks	Readily available Readily available	Up to date Up to date	VN/A i N/A	
10.	Daily Access/Security Logs Remarks	✓Readily ava	ilable Up to da	ate	

	IV. ACCESS AND INSTITUTIONAL CONTROLS Applicable					
A. F	encing					
1.	Fencing Remarks	Location shown on site map	Gates secured	N/A		
В. (Other Access Rest	rictions				
1.	Remarks Le	rinetor force, Secrity po	own on site map	N/A		
C. I	nstitutional Cont	rols				

1.	Implementation and enforcement					
	Site conditions imply ICs not properly implemented	Yes	No	IJ/A		
	Site conditions imply ICs not being fully enforced	Yes	No	V _{N/A}		
	Type of monitoring (e.g., self-reporting, drive by)					
	Frequency					
	Responsible party/agency					-
	Contact					
	Name Title	Date	Pho	ne No.		
					Z	
	Reporting is up-to-date		: Yes	No	N/A	
	Reports are verified by the lead agency		Yes	No	ĹXÝ/A	
	Specific requirements in deed or decision documents have					
	been met		: Yes	No	UN/A	
	Violations have been reported		Yes	No	✓N/A	
	Other problems or suggestions: Report attache	ed				
2.	Adequacy ICs are adequate ICs are ina	dequate	N/A			
	Remarks	acquate	1 1/1 1			
	A COMMING					
D. (General					
1.	Vandalism/trespassing Location shown on site map	∨ _{No va}	ndalism	evident		
	Remarks					
	*					
2.	Land use changes onsite VN/A					
	Remarks					
2	Y J					
3.	Land use changes offsite ` N/A					
	Remarks	- 2				
	Same Conneccial decelopment	Nary	<u> </u>			
	V. GENERAL SITE CONDI	TIONS			4, -	
A. F	Roads Applicable					
	/					
1.		ads adequat	æ	N/A		
	Remarks					
D 1	NA C' C NY					
в. С	Other Site Conditions					

	Remarks			
	VI. LANDFILL	COVERS	Applicable	√N/A
A.	Landfill Surface	,		
1.	Settlement (Low spots) Areal extent Remarks	Location sho Depth	own on site map	Settlement not evident
2.	Cracks Lengths Remarks		own on site mapDepth	Cracking not evident
3.	Erosion Locat Areal extent Remarks	tion shown on si Depth	te map Erosio	on not evident
4.	Holes Areal extent Remarks	Location sho Depth	own on site map	Holes not evident
5.	Vegetative Cover Grass Trees/Shrubs (indicate size and I Remarks		agram)	No signs of stress
6.	Alternative Cover (armored rock Remarks	κ, concrete, etc.)	N/A	
7.	Bulges Areal extent Remarks	Location show Height	vn on site map	Bulges not evident

8.	Wet Area/Water Damage Wet areas Ponding Seeps Soft subgrade Remarks	Wet areas/water damag Location shown on site Location shown on site Location shown on site map Location shown on site map	map Areal extent
9.	Slope Instability Slides Areal extent Remarks	Location shown on site map	No evidence of slope instability
В. Ве		nounds of earth placed across a st	eep landfill side slope to interrupt the slope rcept and convey the runoff to a lined
1.	Flows Bypass Bench Remarks	Location show	n on site map N/A or okay
2.	Bench Breached Remarks	Location shown on site	map N/A or okay
3.	Bench Overtopped Remarks	Location show	n on site map N/A or okay
C. Le	etdown Channels	Applicable N/A	
		allow the runoff water collected b	or gabions that descend down the steep side by the benches to move off of the landfill
1.	Settlement Areal extent Remarks	Location shown on site map Depth	No evidence of settlement
2.	Material Degradation Material type Remarks	Location shown on site map Areal extent	No evidence of degradation

3.	Erosion Location Areal extent Remarks	on shown on site n	Depth	No evidence of	erosion	
4.	Undercutting Areal extent Remarks	Location shown	on site ma Depth	ap No evide	ence of underc	cutting
5.	Obstruction Location shown on site ma Size Remarks	Type	Areal exte	No obstruction	on	
6.	Excessive Vegetative Gro No evidence of excessive Vegetation in channels de Location shown on site m Remarks	growth ses not obstruct flo	Type ow Areal exte	ent		
D. Cov	er Penetrations	Applicable		N/A		
1.	Gas Vents Properly secured/located Evidence of leakage at per Remarks	Active Functio enetration		Passive Routinely samp	oled G	ood condition
2.	Gas Monitoring Probes Properly secured/located Evidence of leakage at per Remarks	Function	ning	Routinely samp	oled Go	ood condition
3.	Monitoring Wells (within Properly secured/located Evidence of leakage at pe Remarks	Functioning	ndfill) Routinely	sampled	Good cond	ition
4.	Leachate Extraction Wel Properly secured/located Evidence of leakage at pe Remarks	Functioning	Routinely Needs O	•	Good condit N/A	ion

5.	Settlement Monuments Locate Remarks	d	Routinely surveyed	N/A
E.	Gas Collection and Treatment	Applica	able N/A	
1.	Gas Treatment Facilities Flaring Thermal destruction Good condition Needs O&M Remarks	ction	Collection for reuse	
2.	Gas Collection Wells, Manifolds Good condition Needs O&M Remarks	and Piping		
3.	Gas Treatment Facilities (e.g., ga Good condition Needs O&M Remarks	s monitoring of ad N/A	jacent homes or building	gs)
F.	Cover Drainage Layer	Applicable	N/A	
1.	Outlet Pipes Inspected Remarks	Functioning	N/A	
2.	Outlet Rock Inspected Remarks	Functioning	N/A	
G.	Detention/Sedimentation Ponds	Applicable	N/A	
1.	Siltation Areal extent Siltation not evident Remarks		Depth	N/A
2.	Erosion Areal extent Erosion not evident Remarks	Depth		
3.	Outlet Works Remarks	Functioning	N/A	
4.	Dam Remarks	Functioning	N/A	
H.	Retaining Walls Applicable	N/A		

1.	Deformations Location shown on site map Horizontal displacement_ Rotational displacement_ Remarks	
2.	Degradation Location shown on site map Remarks	Degradation not evident
I. Peri	meter Ditches/Off-Site Discharge Applicable	N/A
1.	Siltation Location shown on sit Areal extent Depth Remarks	re map Siltation not evident
2.	Vegetative Growth Location shown on sit Vegetation does not in Areal extent Type Remarks	
3.	Erosion Location shown on site map Areal extent Depth Remarks	Erosion not evident
4.	Discharge Structure Functioning Remarks	N/A

	VII. VERTICAL BARRIE	R WALLS	Applicable	N/A
1.	Settlement Location sho Areal extent Remarks	wn on site map Depth	Settlement not e	vident
2.	Performance Monitoring Performance not monitored Frequency Head differential Remarks	Type of monitoring Evidence of	of breaching	

	VIII. GROUNDWATER/SURFACE WATER REMEDIES Applicable N/A
A.	Groundwater Extraction Wells, Pumps, and Pipelines Æ. Applicable
1.	Pumps, Wellhead Plumbing, and Electrical Good condition All required wells located Needs O&M N/A Remarks
2.	Extraction System Pipelines, Valves, Valve Boxes, and Other Appurtenances Good condition Needs O&M Remarks
3.	Spare Parts and Equipment Readily available Good condition Requires upgrade Needs to be provided Remarks Store rooms throughout (; ty
В.	Surface Water Collection Structures, Pumps, and Pipelines Applicable
1.	Collection Structures, Pumps, and Electrical Good condition Needs O&M Remarks
2.	Surface Water Collection System Pipelines, Valves, Valve Boxes, and Other Appurtenances Good condition Needs O&M NA Remarks
3.	Spare Parts and Equipment Readily available Good condition Requires upgrade Needs to be provided NA Remarks
C.	Treatment System Applicable
1.	Treatment Train (Check components that apply) Metals removal Oil/water separation Bioremediation Air stripping Carbon adsorbers Filters Additive (e.g., chelation agent, flocculent) Good condition Needs O&M Sampling ports properly marked and functional Sampling/maintenance log displayed and up to date Equipment properly identified Quantity of groundwater treated annually Quantity of surface water treated annually Remarks

2.	Electrical Enclosures and Panels (properly rated and functional)				
	N/A	Needs O&M			
3.	Tanks, Vaults, Storage Vessels N/A Remarks	an			
4.	Discharge Structure and Appurtenances Good condition Remarks	Needs O&M			
5.	Treatment Building(s) – support building N/A Good condition (especially re Chemicals and equipment properly stored Remarks	oof and doorways) Needs repair			
6.	Monitoring Wells (pump and treatment remedy Properly secured/locked Functioning All required wells located Needs O& Remarks	outinely sampled Good condition			

D. Monitored Natural Attenuation

1. Monitoring Wells (natural attenuation remedy)

Properly secured/locked Functioning Routinely sampled Good condition

All required wells located Needs O&M

Remarks

M-700A

IX. OTHER REMEDIES

If there are remedies applied at the site which are not covered above, attach an inspection sheet describing the physical nature and condition of any facility associated with the remedy. An example would be soil vapor extraction.

X. OVERALL OBSERVATIONS

A. Implementation of the Remedy

Describe issues and observations relating to whether the remedy is effective and functioning as designed. Begin with a brief statement of what the remedy is to accomplish (i.e., to contain contaminant plume,

minimize infiltration and gas emission, etc.).

Let dosigned to contain the Arre and praidle ed granduater as a potable nature reserve. The ed great to be a tective and fentioning as designed.

В. Adequacy of O&M

Describe issues and observations related to the implementation and scope of O&M procedures. In particular, discuss their relationship to the current and long-term protectiveness of the remedy. appoprintely. Equipment was in good condition and down time due to mintenance is minimal.

C. Early Indicators of Potential Remedy Failure

Describe issues and observations such as unexpected changes in the cost or scope of O&M or a high frequency of .unscheduled repairs, that suggest that the protectiveness of the remedy may be compromised in the future.

D. Opportunities for Optimization

Describe possible opportunities for optimization in monitoring tasks or the operation of the remedy.

Five-Year Review Site Inspection Checklist Tucson International Airport Area Superfund Site

I. SITE INFORMATION					
Site name: Air Fure Plant 44 Tucson International Airport Area Superfund Site	Date of inspection: 2 13 17				
Location and Region: Tucson, AZ, Region IX	EPA ID:				
Agency, office, or company leading the five-year review: EPA Region IX	Weather/temperature:				
Remedy Includes: (Check all that apply) Cover/containment Access controls Institutional controls Groundwater pump and treatment Surface water-collection and treatment Other (specify)					
Attachments: Inspection team roster attached S	Site map attached [in report]				
II. INTERVIEWS (Check all that apply)	erse (17. v			
1. O&M site manager Name was Jacob	Title System o peater	Date 2 13 13			
1. O&M site manager Name Lan Jacobs Title System operator Date 2/13/13 Interviewed: Problems, suggestions:					
2. O&M staff Name	Title	Date			
Interviewed: Problems, suggestions:	none No.				

3.	Local regulatory authorities and responsible agencies (i.e., State and Tribal offices, emergency response office, police department, office of public health or environmental health, zoning office, recorder of deeds, or other city and county offices, etc.) Fill in all that apply.								
	Agency								
	Contact	Name	Title	Date	Phone No.				
Problem	Problems; suggestions:								
	Agency								
	Contact	Name	Title	Date	Phone No.				
Problem	ns; suggestic	ons:							
4.	Other interviews (optional):								

	III. ONSITE DOCUMENTS AND RECORDS VERIFIED (Check all that apply)					
1.	O&M Documents O&M manual As-built drawings Readily available Maintenance logs Remarks Vup to date Up to date Up to date Up to date					
2.	Site-Specific Health and Safety Plan Readily available Up to date Contingency plan/emergency response plan Readily available Remarks Up to date					
3.	O&M and OSHA Training Records Readily available Up to date N/A Remarks					
4.	Permits and Service Agreements Air discharge permit Effluent discharge Readily available Up to date N/A Waste disposal, POTW Cher permits Readily available Up to date N/A Readily available Up to date N/A					

5.	Gas Generation Records Remarks	Readily available	Up to date	ν _{N/A}
6.	Settlement Monument Records Remarks	Readily available	Up to date	$V_{ m N/A}$
7.	Groundwater Monitoring Record Remarks	ds ∨Readily avai	ilable Up	to date N/A
8.	Leachate Extraction Records Remarks	Readily avai	ilable Up	to date \checkmark N/A
9.		Readily available Readily available	Up to date Up to date	N/A N/A
10.	Daily Access/Security Logs Remarks	Readily av	vailable Up to da	nte

]	IV. ACCESS AND INST	FITUTIONAL	CONTROLS Appl	icable MA
A. Fe	encing				
1.	Fencing Remarks	Location shown on	site map	Gates secured	N/A
В. О	other Access Res	trictions			
1.	Signs and ot Remarks	her security measures	Location sho	own on site map	N/A
C. I	nstitutional Con	trols			

1.	Implementation and enforcement					
	Site conditions imply ICs not properly implemented	Yes	No	N/A		
	Site conditions imply ICs not being fully enforced	Yes	No	N/A		
	Type of monitoring (e.g., self-reporting, drive by) Frequency Responsible party/agency					
	Contact Name Title	Date	Phor	ne No.		
	Reporting is up-to-date		: Yes	No	N/A	
	Reports are verified by the lead agency		Yes	No	N/A	
	Specific requirements in deed or decision documents have met	iave	: Yes	No	N/A	
	Violations have been reported		Yes	No	N/A	
	Other problems or suggestions: Report att	tached	2 - 2 - 2		- 4	
2.	Adequacy ICs are adequate ICs are Remarks	e inadequate	N/A			
-DGer	neral	A : - Security return is in making survival man-A				_
1.	Vandalism/trespassing Location shown on site n Remarks	nap No va	ndalism e	evident		
2.	Land use changes onsite N/A Remarks					
3.	Land use changes offsite N/A Remarks					
	V. GENERAL SITE CO	ONDITIONS				
A. Roa	Applicable					
1.	Roads Location shown on site map Remarks	Roads adequat	e	N/A		
B. Oth	er Site Conditions					_

	Remarks		
	VI. LANDFILL	COVERS Applicable	N/A
A. Lan	ndfill Surface		
1.	Settlement (Low spots) Areal extent Remarks	Location shown on site map Depth	Settlement not evident
2.	Cracks Lengths Remarks	Location shown on site map WidthsDepth	Cracking not evident
3.	Erosion Locati Areal extent Remarks	on shown on site map Erosion Depth	
4.	Holes Areal extent Remarks	Location shown on site map Depth	Holes not evident
5.	Vegetative Cover Grass Trees/Shrubs (indicate size and lo Remarks	ocations on a diagram)	No signs of stress
6.	Alternative Cover (armored rock, Remarks	, concrete, etc.) N/A	
7.	Bulges Areal extent Remarks	Location shown on site map Height	Bulges not evident

8.	Wet Area/Water Damage Wet areas Ponding Seeps Soft subgrade Remarks	Wet areas/water damag Location shown on site Location shown on site Location shown on site map Location shown on site map	map Areal extent map Areal extent Areal extent
9.	Slope Instability Slides Areal extent Remarks	Location shown on site map	No evidence of slope instability
В. І		mounds of earth placed across a st	eep landfill side slope to interrupt the slope rcept and convey the runoff to a lined
1.	Flows Bypass Bench Remarks	Location show	n on site map N/A or okay
2.	Bench Breached Remarks	Location shown on site	map N/A or okay
3.	Bench Overtopped Remarks	Location show	n on site map N/A or okay
C. I	Letdown Channels	Applicable N/A	
		allow the runoff water collected b	or gabions that descend down the steep side by the benches to move off of the landfill
1.	Settlement Areal extent Remarks	Location shown on site map Depth	No evidence of settlement
2.	Material Degradation Material type Remarks	Location shown on site map Areal extent	No evidence of degradation

3.	Areal extent	n shown on site map Dept	No evidence of ero	osion
4.	Undercutting Areal extent Remarks	Location shown on si Dept	-	e of undercutting
5.	Obstruction Location shown on site ma Size Remarks	Type p Area	No obstruction l extent	
6.	Excessive Vegetative Gro No evidence of excessive Vegetation in channels do Location shown on site m Remarks	growth es not obstruct flow	l extent	
D. Co	ver Penetrations	Applicable	N/A	
1.	Gas Vents Properly secured/located Evidence of leakage at pe Remarks	Active Functioning netration	Passive Routinely sampled	Good condition
2.	Gas Monitoring Probes Properly secured/located Evidence of leakage at pe Remarks	Functioning netration	Routinely sampled	Good condition
3.	Monitoring Wells (within Properly secured/located Evidence of leakage at pe Remarks	Functioning Routi		Good condition
4.	Leachate Extraction Well Properly secured/located Evidence of leakage at per Remarks	Functioning Rout	• 1	ood condition N/A

5.	Settlement Monuments Located Remarks		Routinely surveyed	N/A
Ε.	Gas Collection and Treatment	Applica	ble N/A	
1.	Gas Treatment Facilities Flaring Thermal destructi Good condition Needs O&M Remarks	on	Collection for reuse	
2.	Gas Collection Wells, Manifolds an Good condition Needs O&M Remarks	nd Piping		
3.	Gas Treatment Facilities (e.g., gas a Good condition Needs O&M Remarks	monitoring of adj N/A	acent homes or building	(s)
F.	Cover Drainage Layer	Applicable	N/A	
1.	Outlet Pipes Inspected Remarks	Functioning	N/A	
2.	Outlet Rock Inspected Remarks	Functioning	N/A	
G.	Detention/Sedimentation Ponds	Applicable	N/A	
1.	Siltation Areal extent Siltation not evident Remarks		Depth	N/A
2.	Erosion Areal extent Erosion not evident Remarks	Depth		
3.	Outlet Works Remarks	Functioning	N/A	
4.	Dam Remarks	Functioning	N/A	
Н.	Retaining Walls Applicable	N/A		

1.	Deformations Location shown on site map Horizontal displacement Rotational displacement Remarks	Deformation not evident Vertical displacement
2.	Degradation Location shown on site map Remarks	Degradation not evident
I. Peri	meter Ditches/Off-Site Discharge Applicable	N/A
1.	Siltation Location shown on site Areal extent Depth Remarks	e map Siltation not evident
2.	Vegetative Growth Areal extent Type Remarks	
3	Erosion Location shown on site map Areal extent Depth Remarks	Erosion not evident
4.	Discharge Structure Functioning Remarks	N/A

	VII. VERTICAL BARRI	ER WALLS	Applicable N/A	
1.	Settlement Location sho Areal extent	own on site map Depth	Settlement not evident	
2.	Performance Monitoring Performance not monitored	Type of monitoring	5	
	Frequency Head differential Remarks	Evidence o	of breaching	

	WHI CROUNDWATER/CHREACE WATER REMEDIES A Amalicalia N/A
	VIII. GROUNDWATER/SURFACE WATER REMEDIES Applicable N/A
A.	Groundwater Extraction Wells, Pumps, and Pipelines E: Applicable
1.	Pumps, Wellhead Plumbing, and Electrical Good condition All required wells located Needs O&M N/A Remarks
2.	Extraction System Pipelines, Valves, Valve Boxes, and Other Appurtenances Good condition Needs O&M Remarks
3.	Spare Parts and Equipment Readily available Good condition Requires upgrade Needs to be provided Remarks
В.	Surface Water Collection Structures, Pumps, and Pipelines Applicable
1.	Collection Structures, Pumps, and Electrical Good condition Needs O&M Remarks
2.	Surface Water Collection System Pipelines, Valves, Valve Boxes, and Other Appurtenances Good condition Needs O&M NA Remarks
3.	Spare Parts and Equipment Readily available Good condition Requires upgrade Needs to be provided NA Remarks
C.	Treatment System Applicable
1.	Treatment Train (Check components that apply) Metals removal Oil/water separation Bioremediation Air stripping Carbon adsorbers Filters Additive (e.g., chelation agent, flocculent) Good condition Needs O&M Sampling ports properly marked and functional Sampling/maintenance log displayed and up to date Equipment properly identified Quantity of groundwater treated annually Quantity of surface water treated annually Remarks
	Not stone to or that due when As a sister standed

Dir Stripping tower shot due when App system Started Up because App greats for TCE Formation of bromate war an issue at starter. Added 03 woniter to adjust from a needed to wininize bromate formation.

2.	Electrical Enclosures and Panels (properly rated and functional)				
	N/A Good condition Needs O&M Remarks				
3.	Tanks, Vaults, Storage Vessels N/A Remarks				
4.	Discharge Structure and Appurtenances Good condition Needs O&M Remarks				
5.	Treatment Building(s) – support building N/A Good condition (especially roof and doorways) Chemicals and equipment properly stored Remarks				
6.	Monitoring Wells (pump and treatment remedy) Properly secured/locked Functioning Routinely sampled Good condition All required wells located Needs O&M N/A Remarks				

D. M	onitored Natural Attenuation		MA		
1.	Monitoring Wells (natural and Properly secured/locked All required wells located Remarks	attenuation remed Functioning Needs O&M	ly) Routinely sampled	Good condition	

IX. OTHER REMEDIES

If there are remedies applied at the site which are not covered above, attach an inspection sheet describing the physical nature and condition of any facility associated with the remedy. An example would be soil vapor extraction.

X. OVERALL OBSERVATIONS

A. Implementation of the Remedy

Describe issues and observations relating to whether the remedy is effective and functioning as designed. Begin with a brief statement of what the remedy is to accomplish (i.e., to contain contaminant plume,

minimize infiltration and gas emission, etc.).

Denied is interded to contain the plume and remove buc

mass. Runedy appears to be affective and functioning
as designed. Previous implementation of 1500 could be

Adequacy of O&M В.

particular, discuss their relationship to the current and long-term protectiveness of the remedy.

Ohm procedures are implementation and recorded appropriately.

Equipment was in good condition.

C. Early Indicators of Potential Remedy Failure

Describe issues and observations such as unexpected changes in the cost or scope of O&M or a high frequency of .unscheduled repairs, that suggest that the protectiveness of the remedy may be compromised in the future.

None noted.

D. Opportunities for Optimization

Describe possible opportunities for optimization in monitoring tasks or the operation of the remedy.

May be able to enhance purpling stategy and source area treatment through 1500.